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FED EX NO. 8083 4975 4983

July 8, 2019

Katharine Buckner SCDHEC Bureau of Air Quality 2600 Bull Street Columbia, SC 29201



Re: Revised Project Columbia Permit Application

Pleased find one (1) revised public copy and one (1) revised confidential copy of the previously submitted Project Columbia construction permit application. These revisions encompass the comments discussed during our June 27, 2019 telephone conference.

If you have any questions concerning this information, please feel free to contact Mike Swanson, Environmental Engineer, via phone at 803-981-8010 or email at mike.swanson@resolutefp.com.

Sincerely,

Bob Tourville

Environmental Manager

Attachments

Construction Permit Application Project Columbia

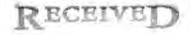
Updated July 2019

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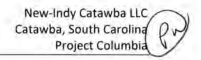
New-Indy Catawba LLC Catawba, South Carolina







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1.0 Introduction

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New-Indy Catawba LLC (New-Indy) operates a pulp and paper mill located in Catawba, South Carolina. On December 31, 2018 New-Indy Containerboard acquired the Catawba Mill from Resolute Forest Products (Resolute). New-Indy plans to convert the Catawba Mill from bleached paper grades (lightweight coated paper and market pulp) to manufacturing unbleached or brown paper (linerboard and market pulp). New-Indy refers to this investment as Project Columbia.

2.0 Project Description

Project Columbia features the conversion of the Kraft Fiberline from manufacturing bleached paper grades to unbleached paper grades. The project includes converting the No. 3 Coated Paper Machine to manufacture linerboard and the Pulp Dryer to process unbleached pulp. The project also includes retiring the Bleach Plant, Chlorine Dioxide Plant, TMP Process, No. 1 Paper Machine, No. 1 Coater, No. 2 Coater and the No. 1 Power Boiler. A detailed description of the changes to each Title V emission unit is provided below.

2.1 Woodyard Area (EU ID 01)

No changes are planned for the Woodyard Area. Project Columbia may slightly increase the total throughput.

2.2 Kraft Process - Kraft Pulp Mill (EU ID 02)

The Kraft Pulp Mill currently products virgin fiber suitable for brightening (bleaching) to manufacture lightweight coated paper and market pulp. Project Columbia will convert the Kraft pulping equipment to manufacture virgin fiber suitable for manufacturing unbleached linerboard. The virgin pulp yield will be increased by tripling the Kappa from less than 30 for beached pulp to over 90 for unbleached pulp. The higher Kappa will produce more tons of virgin pulp using the same amount of raw materials (wood and cooking liquor). The change in pulp will also shorten the cook time in the continuous digester, further increasing production of virgin pulp.

The six (6) existing washers and associated filtrate tanks in the oxygen delignification and bleaching systems will be repurposed to create two parallel three-stage brownstock washers. New refiners and screw presses will be installed to facilitate processing the higher Kappa pulp. The existing knotters, screens, thickeners, blow tubes and reactors will be retired in place.

2.3 Kraft Process – Bleach Plant (EU ID 03)

The Bleach Plant currently brightens virgin fiber supplied by the Kraft Pulp Mill suitable for manufacturing lightweight coated paper and market pulp. Project Columbia will eliminate the need for bleaching the virgin fiber. The existing bleaching reactors and towers will be retired in place. The bleach

plant washers and associated filtrate tanks will be repurposed to become brownstock washers in the Kraft Pulp Mill.

2.4 Kraft Process – Chlorine Dioxide Plant (EU ID 04)

The Chlorine Dioxide Plant supplies the primary bleaching chemical chlorine dioxide to the Bleach Plant. Project Columbia will eliminate the need to produce the bleaching chemical. The Chlorine Dioxide Plant will be retired in place following conversion of the Kraft Pulp Mill to unbleached virgin fiber.

2.5 TMP Process (EU ID 05)

The TMP Process produces mechanical pulp for lightweight coated paper manufacturing. Linerboard and market pulp do not use TMP pulp. The TMP Process will be retired in place following conversion of the No. 3 Paper Machine and the Pulp Dryer. The pulp storage tanks assigned to TMP (EU ID 12 and insignificant sources) will remain serviceable for storing Kraft pulp.

2.6 Paper Mill (EU ID 06)

The No. 3 Paper Machine will be reconfigured to produce linerboard. The changes include modifications to the stock cleaning system, stock refining system, stock screening systems, whitewater system, headbox, forming wire, vacuum system and machine pulpers, adding a new dryer section, and replacing the winder. The two-sided rod coating system, coating preparation system, coating tanks, air flotation dryer, infrared dryer and hot oil heating system will be retired and removed.

The Pulp Dryer will be reconfigured to support manufacturing unbleached market pulp. The changes include repurposing the stock cleaning, refining and screening systems from the No. 1 Paper Machine, which will be retired. The No. 2 Paper Machine will remain operational and may be used to produce an uncoated lightweight brown sheet. It should be noted the combined capacity of the No. 2 paper machine, No. 3 paper machine and the pulp dryer far exceeds the capacity of the Kraft pulp mill. The two paper machines and pulp dryer will be operated according to market demands for the different products each produces.

The No. 1 Paper Machine will be retired in place, with the exception of the repurposed stock cleaning and screening systems. The No. 1 Coater Dryer, No. 2 Coater Dryer, and starch system will be retired in place.

2.7 Chemical Recovery (EU ID 07)

The No. 1 Evaporator Set will be modified to increase the evaporation rate to account for the reduction in the solids content of the weak black liquor from the repurposed washers. The No. 1 evaporator set piping will be reconfigured to allow operation as a five-effect system. No modifications to the No. No.2 and No. 3 Evaporator Sets, No. 2 and No. 3 Recovery Furnaces, No.2 and No. 3 Smelt Dissolving Tanks, No. 2 Lime Kiln or Causticizing Area are necessary to support the conversion to unbleached pulp

production. Following the conversion to brown pulp, the Catawba Mill anticipates the cooking liquor cycle and black liquor solids generation to remain below historical operating levels and existing equipment capacities.

2.8 Utilities (EU ID 08)

The proposed project is expected to reduce the overall mill steam demand due to the improved thermal efficiency of the Kraft Pulp Mill and retirement of the Bleach Plant. The reduction in mill steam demand will result in the retirement of the No. 1 Power Boiler.

2.9 Waste Treatment (EU ID 9)

There are no physical changes planned to the waste treatment system. The volume of wastewater is expected to be reduced by approximately 50% following the conversion to unbleached pulp. The methanol loading in the foul condensate is also expected to be approximately one-half the current level following the conversion to unbleached pulp.

2.10 Storage Tanks (EU ID 10)

The methanol tank is located in the Chlorine Dioxide Plant and will be retired from methanol service following conversion to unbleached pulp. This tank may be repurposed for another use in the future.

2.11 Miscellaneous (EU ID 11)

There are no physical changes planned to the landfill, roads, and material usage.

2.12 HD Pulp Storage Tanks (EU ID 12)

The HD pulp storage tanks will store unbleached pulp following the conversion. The pumps and piping will be modified to better support unbleached pulp and re-direct pulp from the No. 1 Paper Machine to the remaining paper machines and the pulp dryer. The agitators inside these storage tanks will also be replaced or rebuilt. The No. 4 HD storage tank will be repurposed as an LD storage tank.

3.0 Emission Calculations

The emissions from each emission unit are calculated using published emission factors from NCASI or the U.S. Environmental Protection Agency (USEPA), unless more representative stack test data were available. The calculation methods are described below, and detailed citations for each emission factor are provided with the calculations in Attachments B, C and D.

3.1 Kraft Pulp Mill

The emissions from the Kraft pulp mill are calculated using representative emission factors published by NCASI. The published emission factors for each equipment type in the pulp mill are used to determine

the total emissions. This includes emissions from the digester system, brownstock washer system, No. 1 evaporator set, condensate stripper system and wastewater treatment system.

The published NCASI emission factors have been adjusted to account for changing from manufacturing bleached pulp with a Kappa less than 30 to unbleached pulp with a Kappa exceeding 90 based on additional information published by NCASI. These emission factors and the basis of all adjustments to the emission factors are presented in Attachment C.

3.2 Paper Machines and Pulp Dryer

The emissions from the paper machines and the pulp dryer are calculated using representative emission factors published by NCASI. The published NCASI emission factors include paper machines producing coated paper and linerboard. The published NCASI emission factors for linerboard machines also include emission factors for selected compounds at mills with low whitewater methanol concentrations less than 50 ppmv. The Catawba Mill whitewater methanol concentration is expected to be less than 50 ppmv following the conversion to linerboard.

The Title V emission factors for estimating particulate matter emissions from paper machines have been updated using published NCASI emission factors for coated paper manufacturing and linerboard. The NCASI emission factors for linerboard and updated particulate matter emission factors are presented in Attachment D.

3.10 Other Sources

The emissions from the woodyard, bleach plant, chlorine dioxide plant, TMP process, No.1 coater dryer, No. 2 coater dryer, and No. 1 power boiler are based on emission factors in the Title V Renewal Application. The emission factors for pulp storage tanks are expressed as pounds per hour per tank and do not change due to Project Columbia.

4.0 Regulatory Applicability

4.1 South Carolina Regulation 61-62.5, Standard No. 2 – Ambient Air Quality Standards

Standard No. 2 regulates maintenance of the national ambient air quality standards. New-Indy has reviewed the Department modeling guidance entitled "Guidance Concerning Other Information Used for Permitting Requirements in Demonstrating Emissions Do Not Interfere With Attainment or Maintenance of any State or Federal Standard" (February 28, 2017). Per the guidance, "a project involving a net facility-wide emissions decrease for a pollutant satisfies permitting review requirements. The netting calculation must be applied on a pollutant by pollutant basis. Facility-wide emission decreases, expressed in tons per year, could be calculated using current allowable to future allowable emissions or the netting methodologies in the PSD regulation."

New-Indy has compared the current allowable emissions to the future allowable emissions in Table 1 below and determined the proposed project will result in a net decrease in allowable emissions, expressed in tons per year, for all criteria pollutants. New-Indy believes this demonstrates the project will not interfere with attainment or maintenance of State or Federal Standards following the guidance of the Department.

4.2 South Carolina Regulation 61-62.5, Standard No. 3 – Waste Combustion and Reduction

Standard No. 3 applies to any source which burns any waste other than virgin fuels for any purpose. The standard contains various exemptions for the pulp and paper source category. Section I.J.1 specifies that gaseous process streams containing TRS compounds that are regulated in accordance with Section XI of Regulation 61-62.5, Standard No. 4, are not subject to Standard No. 3. Since the NCG and SOG are gaseous process streams containing TRS that are regulated in accordance with Standard No. 4 or NSPS Subpart BB/BBa (see below), combustion of those gases in the No.1 and No.2 Combination Boilers is not subject to Standard No. 3.

4.3 South Carolina Regulation 61-62.5, Standard No. 4 – Emissions from Process Industries

Standard No. 4 regulates emissions for specific types of industries. Emission limits for particulate matter under Section VIII are calculated using process weight based equations as follows:

For process weights up to thirty (30) tons per hour:

$$E = (F) 4.10 P^{0.67}$$

For process weights greater than thirty tons per hour:

$$E = (F) (55.0 P^{0.11} - 40)$$

Where: E = the applicable emission rate in pounds per hour

F = the affect factor from Table B of the rule

P = the process weight in tons per hour

Under Section IX, Visible emissions from sources not otherwise specified in the regulation are limited to no greater than 40 percent for unit that began construction or modification on or before December 31, 1985. Where construction or modification began following that date, visible emissions are limited to no more than 20%.

Section XI regulates emissions for Total Reduced Sulfur (TRS) from Kraft Pulp Mills where construction or modification commenced prior to September 24, 1976 from recovery furnaces, digester systems, multiple-effect evaporator systems, lime kilns and condensate stripper systems. The TRS emissions from the modified digester system, No. 1 evaporator set and condensate stripper system are subject to 40 CFR Part 60, Subpart BB.

Table 1
Comparison of Current Allowable and Future Allowable Emission Rates

| TITLE V PERMIT - N | | A STATE OF THE STA | | | | 00 1 | |
|--|---------------|--|-------------------|-------------------------|----------------|-----------|-------|
| SOURCE | PM | PM ₁₀ | PM _{2,5} | SO ₂ | NOx | CO | Lead |
| WOODYARD | 105.00 | 15.75 | 1.05 | | | | - |
| KRAFT MILL NCG SYSTEM A | | - | - 8 | 3,363.93 | 239.07 | 39.22 | |
| BLEACH PLANT | | - | | 3-7-1 | - | 256.40 | - |
| NO. 1 PAPER MACHINE + NO. 1 COATER | 3.61 | 4.08 | 2.91 | 11.06 | 31.15 | 17.66 | - |
| NO. 2 PAPER MACHINE + NO. 2 COATER | 4.91 | 5,53 | 3.98 | 14.74 | 41.53 | 23.55 | |
| NO. 3 PAPER MACHINE + COATER | 4.21 | 4.67 | 3.51 | 10.99 | 30.95 | 17.55 | . + |
| PULP DRYER | 0.86 | 0.86 | 0.86 | 1-1- 9 -5-14 | - 0 | Dec | - 0 |
| PM STARCH SILOS | 1.73 | 1.05 | 0.40 | 1. 1 eq. () | ê. | -571 | - 0 |
| NO. 2 RECOVERY FURNACE | 76.24 | 54.22 | 42.55 | 3,465.81 | 494.06 | 249.31 | 0.04 |
| NO. 3 RECOVERY FURNACE | 137.35 | 97.97 | 76.34 | 3,465.81 | 536.11 | 450.48 | 0.04 |
| NO. 2 SMELT TANK | 30.91 | 33.38 | 33,38 | 1.24 | 4.12 | 1.65 | |
| NO. 3 SMELT TANK | 58.55 | 60.31 | 60.31 | 2.23 | 7.45 | 2.98 | - |
| NO. 2 LIME KILN | 7.64 | 9.80 | 8.16 | 2.55 | 179.91 | 10.86 | - |
| CAUSTICZING AREA | 7.65 | 5.89 | 2.81 | 11 70 4 5" | | | - |
| NO. 1 POWER BOILER | 225.62 | 175.36 | 131.87 | 3,292.52 | 469.36 | 137.97 | 0.04 |
| NO. 1 COMBINATION BOILER | 298.75 | 250.68 | 221.49 | 3,773.88 | 538.00 | 1,030.18 | 7.10 |
| NO. 2 COMBINATION BOILER | 519.95 | 420.98 | 372.99 | 6,739.07 | 960.70 | 1,308.76 | 7.10 |
| PM AIR MAKEUP UNITS | 1.22 | 4.28 | 4.28 | 0,33 | 79.47 | 46.47 | |
| ROADS | 459.79 | 91.96 | 22.57 | 1 + e = 1 | | - | - |
| LANDFILL | 44.50 | 12.68 | 1.27 | 0.00 | | T - 55 | |
| INSIGNIFICANT ACTIVITIES | 2.53 | 2.53 | 2.53 | 2.36 | 18.46 | 7.74 | 941 |
| TITLE V MAX EMISSIONS | 1,991.02 | 1,251.98 | 993.26 | 24,146.52 | 3,630.34 | 3,600.78 | 14.33 |
| PROJECT COLUMBIA PERMIT AF | PLICATION - N | AXMUM FA | CILITY-WIDE | EMISSION R | ATES (TONS | PER YEAR) | |
| SOURCE | PM | PM ₁₀ | PM2.5 | SO ₂ | NOx | co | Lead |
| WOODYARD | 105.00 | 15.75 | 1,05 | - | | | - |
| KRAFT MILL NCG SYSTEM A | | - | [44] | 4,976.78 | 204.67 | 35.85 | |
| BLEACH PLANT | - | - | | | - | 0.00 | - |
| NO. 1 PAPER MACHINE + NO. 1 COATER | 0.00 | 0.00 | 0.00 | 0.00 | 0.00 | 0.00 | - |
| NO. 2 PAPER MACHINE + NO. 2 COATER | 0.21 | 0.21 | 0.21 | 0.00 | 0.00 | 0.00 | |
| NO. 3 PAPER MACHINE + COATER | 0.88 | 0.88 | 0.88 | 0.00 | 0.00 | 0.00 | 100 |
| PULP DRYER | 0.24 | 0.24 | 0.24 | - | | | - |
| PM STARCH SILOS | 0.00 | 0.00 | 0.00 | | | 40 | - |
| NO. 2 RECOVERY FURNACE | 76.24 | 54.22 | 42.55 | 3,465.81 | 494.06 | 249.31 | 0.04 |
| NO, 3 RECOVERY FURNACE | 137.35 | 97.97 | 76.34 | 3,465.81 | 536.11 | 450.48 | 0.04 |
| NO. 2 SMELT TANK | 30.91 | 33.38 | 33.38 | 1.24 | 4.12 | 1.65 | |
| NO. 3 SMELT TANK | 58.55 | 60.31 | 60.31 | 2.23 | 7.45 | 2.98 | - |
| NO. 2 LIME KILN | 7.64 | 9.80 | 8.16 | 2.55 | 179.91 | 10.86 | -8 |
| CAUSTICZING AREA | 7,65 | 5.89 | 2.81 | | 0.000 | | |
| NO. 1 POWER BOILER | 0.00 | 0.00 | 0.00 | 0.00 | 0.00 | 0.00 | 0.00 |
| NO. 1 COMBINATION BOILER | - | | | 100 | | | - |
| During a substitution of the Sandahara | 298.75 | 250.68 | 221.49 | 3,773.88 | 538.00 | 1,030.18 | 7.10 |
| NO. 2 COMBINATION BOILER PM AIR MAKEUP UNITS | 519,95 | 420.98 | 372.99 | 6,739.07 | 960.70 | 1,308.76 | 7.10 |
| 73 (3) (7) (3) (3) (3) (3) | 1.22 | 4.28 | 4.28 | 0.33 | 79.47 | 46.47 | - |
| ROADS | 459.79 | 91.96 | 22.57 | 17 | 7 | <u></u> | |
| LANDFILL | 44.50 | 12.68 | 1.27 | | 40.40 | 227 | - 14 |
| INSIGNIFICANT ACTIVITIES | 2,53 | 2,53 | 2.53 | 2.36 | 18.46 | 7.74 | |
| PROJECT COLUMBIA MAX EMISSIONS | 1,751,41 | 1,061.76 | 851.06 | 22,430.06 | 3,022.95 | 3,144.28 | 14.2 |
| CHANGE IN MA | | | | Control of the second | | | |
| SOURCE | PM | PM ₁₀ | PM _{2.5} | SO ₂ | NOx | co | Lead |
| TITLE V MAX EMISSIONS | 1,991.02 | 1,251,98 | 993.26 | 24,146.52 | 3,630.34 | 3,600.78 | 14.3 |
| PROJECT COLUMBIA MAX EMISSIONS | 1,751.41 | 1,061.76 | 851.06 | 22,430.06 | 3,022.95 | 3,144.28 | 14.28 |
| CHANGE IN MAXIMUM EMISSIONS | 100.000 | Machine. | | The server | *100000 | 30.77.000 | -0.00 |

A - SO2 emissions based on BACT emission limit (XXX lb/ton) and maximum permitted production.

The modified No. 3 paper machine will be subject to the Section VIII particulate emission limit of 53.5 pounds per hour and the section IX opacity limit of 20%. The modified pulp dryer will be subject to the Section VIII particulate emission limit of 41.0 pounds per hour and the section IX opacity limit of 20%.

4.4 South Carolina Regulation 61-62.5, Standard No. 7 – Prevention of Significant Deterioration Permit Requirements

Standard No. 7 applies to construction of a new major stationary source or a "project" conducted at an existing major stationary source located in an area designated as attainment or unclassifiable in 40 CFR 81.341. The New-Indy Catawba Mill is considered a major stationary source because it emits or has the potential to emit 100 tons per year or more of a regulated New Source Review (NSR) pollutant as defined in SC Reg. 61-62.5, Standard No. 7. The Catawba Mill is located in York County, which is classified as attainment or unclassifiable for all pollutants. Because it includes physical changes to the Mill, Project Columbia is a "project" as defined in Standard No. 7(b)(40).

The Prevention of Significant Deterioration (PSD) permit requirements of paragraphs (j) though (r) of Standard No. 7 apply to new major stationary sources or "major modifications" to existing major stationary sources. As specified in Standard No. 7(a)(2)(iv)(a), a project is considered a "major modification" if it causes two types of emissions increases—a "significant emission increase" (as defined in Standard No. 7(b)(50)) and a "significant net emission increase" (as defined in Standard No. 7(b)(49) and (b)(34)).

Per Standard No. 7(a)(2)(iv)(a) and (b), determining applicability is a two-step process. The first step determines whether the project will cause a "significant emission increase." If the project does not cause a "significant emission increase" for any NSR-regulated pollutant, the project is not a major modification. If the first step shows that the project causes a "significant emission increase" for any NSR regulated pollutant, the process moves to the second step for that pollutant. The second step determines whether the project will cause a "significant net emission increase." As noted above, a project is considered a "major modification" and subject to Standard No. 7 paragraphs (j) through (r) only if it causes BOTH a "significant emission increase" and a "significant net emission increase."

4.4.1 Step 1—Significant Emission Increase

Step 1 of the applicability analysis determines whether the project will cause a "significant emission increase," which is sometimes called a "project-related emission increase" since it looks at only the project itself. New-Indy used the actual-to-projected actual applicability test of Standard No. 7(a)(2)(c) to determine whether Project Columbia would cause a "significant emission increase" of any NSR-regulated pollutant.

The project emission changes were evaluated on a baseline actual-to-projected actual basis for the following modified or affected sources:

- Kraft Pulp Mill modified source
- No. 1 Evaporator Set modified source
- No. 3 Paper Machine modified source
- Pulp Dryer modified source
- Woodyard affected source
- Wastewater Treatment System affected source

The project emission changes were evaluated on a baseline actual-to-projected actual basis for the following retired sources:

- Bleach Plant
- Chlorine Dioxide Plant
- No. 1 Paper Machine
- No. 1 Coater Dryer
- No. 2 Coater Dryer
- TMP Process
- No. 1 Power Boiler

4.4.1.1 Baseline Actual Emissions

Per Standard No. 7(b)(4)(ii), "baseline actual emissions" are the rate of emissions, in tpy, at which an emission unit actually emitted during any consecutive 24-month period selected by the owner or operator within the 10-year period immediately preceding either the date construction of the project begins or the date a complete permit application for the project is received by DHEC. The consecutive 24-month baseline period that New-Indy selected for the existing emission units for each pollutant is January 2010 through December 2011. The baseline production rates are presented in Attachment E. New-Indy selected the same baseline period for all pollutants to simplify the PSD applicability analysis, although Standard No. 7(b)(4)(ii)(d) allows New-Indy to select a different 24-month baseline period for each pollutant.

As required under (b)(4)(ii)(c), the baseline emissions must exclude any emissions that would have exceeded any current emission limitation. The No. 1 power boiler is currently meets the definition of a limited-use boiler under 40 CFR Part 63, Subpart DDDDDD and is restricted to an annual capacity factor of ten percent (10%). The design heat input capacity of the No. 1 power boiler is 342 mmBtu/hr when firing No. 6 fuel oil, or 2,280 gallons per hour. The baseline emissions are limited to no more than 876 hours at design capacity, or no more than 1,997,280 gallons per year of No. 6 fuel oil. The average annual No. 6 fuel oil consumption during the baseline was 991,744 gallons per year, or approximately five percent (5%) of design capacity. The design heat input capacity of the No. 1 power boiler is 375

mmBtu/hr when firing natural gas. The baseline emissions are limited to no more than 876 hours at design capacity, or no more than 328,500 mmBtu per year of natural gas. The average annual natural gas consumption during the baseline was 27,626 mmBtu, or approximately one percent (1%) of design capacity. Therefore, the No. 1 power boiler actual emissions during the baseline period require no adjustments.

4.4.1.2. Projected Actual Emissions

"Projected actual emissions" are the maximum annual rate, in tpy, at which an existing emission unit is projected to emit in any of the of five (5) years following the date the unit resumes regular operation after a project, or in any one of the ten (10) years following that date, if the project involves an increase in the unit's design capacity or PTE and full utilization would result in a significant emission increase or significant net emission increase. The projected actual emissions for Project Columbia were determined in accordance with Standard No. 7(b)(41)(i) and (ii)(a), and consider all relevant information, including "the company's own representations", "the company's filings with the State and Federal regulatory authorities", and "compliance plans approved under the State Implementation Plan".

As specified in Standard No. 7(b)(41)(ii)(c), when determining project-related emissions increases, emissions that the existing emission units "could have accommodated" during the baseline period are excluded from the projected actual emissions. In this application, New-Indy has not excluded the emissions which "could have been accommodated" to simplify the PSD applicability analysis, although Standard No. 7(b)(41)(ii)(c) allows New-Indy to exclude these emissions from the projected actual emissions.

The projected actual emissions for the No. 2 and No. 3 paper machine and the pulp dryer assume there is an unlimited supply of Kraft pulp to supply all three machines. This approach was followed to maximize operational flexibility; in reality sufficient pulp will exist to operate only two of the three machines at any one time.

4.4.1.3. Creditable Project-Related Emission Decreases

For Project Columbia, the existing Bleach plant, chlorine dioxide plant TMP Process, No. 1 paper machine, No.1 coater dryer, No. 2 coater dryer, and No. 1 power boiler will be permanently removed from service and the operating permits voided, making these emission decreases creditable. As provided for under Standard No. 7(b)(34)(viii), these sources will be permanently retired after the Kraft pulp mill begins manufacturing unbleached pulp for production of linerboard on the No. 3 paper machine, which is defined in (b)(34)(viii) as following a reasonable shakedown period of 180 days.

4.4.1.4. Step 1 Significant Emission Increase Calculation

As noted above, New-Indy used the actual-to-projected actual applicability test of Standard No. 7(a)(2)(c). As such, a "significant emissions increase" is projected to occur if the difference between the

"projected actual emissions" and the "baseline actual emissions" for each existing emissions unit equals or exceeds the significant amount for that pollutant.

The following formula was used for calculating the project-related emissions increase:

where: SEI = significant emission increase

PAE = projected actual emissions (modified and affected sources)

BAE = baseline actual emissions (modified and affected sources)

RET = retired emissions (existing sources)

In determining whether the project-related emissions increase was a significant emission increase, the emission reductions associated with retirement of the bleach plant, No.1 paper machine, No. 1 and No. 2 coater dryers, TMP process, and No. 1 power boiler were included in Step 1. This approach is consistent with the USEPA policy memorandum "Project Emissions Accounting Under the New Source Review Preconstruction Permitting Program" issued on March 13, 2018.

4.4.3. Greenhouse Gases

PSD applicability for greenhouse gases (GHG) in South Carolina is based on the June 3, 2010 EPA Tailoring Rule. The South Carolina General Assembly granted SCDHEC the authority to implement the EPA Tailoring Rule in the Fall of 2010.

PSD is triggered for GHGs if the CO₂ equivalent (CO₂e) emissions increase from a project is75,000 tons per year or more and PSD is also triggered for another regulated compound. As shown above, PSD is not triggered for any compound other than CO2e; therefore, PSD cannot be triggered by the proposed project. For completeness; however, the PSD applicability evaluation includes emissions calculations for CO2e using the same formula presented in section 4.2.2.

4.4.4 PSD Non-Applicability

The changes in emissions from the facility as a result of Project Columbia were compared to the significant emission rates in Standard No. 7(b)(49). Based on the emission calculations described above, presented in Attachments B, C, D and E, and summarized in Table 2 and Table 3, Project Columbia is not subject to the PSD permitting requirements in paragraphs (j) though (r) of Standard No. 7.

Table 2
Baseline Actual Emissions

| | | VOC | co | NO _X | SO ₂ | TSP | PM ₁₀ | PM _{2.5} | TRS | H ₂ S | LEAD | CO ₂ e |
|--|----------|------------------|------------------|------------------|------------------|------------------|------------------|-------------------|------------------|------------------|------------------|-------------------|
| Emission Unit | Basis | emissions tpy | emissions tpy | emissions tpy | emissions tpy | emissions tpy |
| BASELINE ACTUAL EMISSIONS (BAE) - | JANUARY | 2010 through I | DECEMBER 201 | 11 | | | | | | | | |
| Kraft Mill NCG System ^A | Modified | 104.64 | 20.48 | 202.11 | 1,904.59 | | | | 17.50 | 3.89 | | |
| Kraft Mill Bleach Plant ^B | Retired* | 64.04 | 214.50 | | | | | | 1.18 | | | 1 |
| CIO2 Plant ^B | Retired | 0.32 | | | | | | | | | | |
| Methanol Tank ^B | Retired | 1.75 | | | | | | | | | | |
| No. 1 Paper Machine - Coated Paper ^B | Retired* | 22.71 | | - | | 0.41 | 0.41 | 0.41 | | | | |
| No. 2 Paper Machine - Coated Paper ⁸ | Modified | 36.57 | | | | 0.65 | 0.65 | 0.65 | | | | |
| No. 2 Paper Machine - Brown Paper D | Modified | 0.00 | | | | 0.00 | 0.00 | 0.00 | 0.00 | | | |
| No. 3 Paper Machine - Coated Paper ⁸ | Modified | 54.30 | | | | 0.97 | 0.97 | 0.97 | | | 7 | |
| No. 3 Paper Machine - Linerboard ^{C,D} | Modified | 0.00 | | | | 0.00 | 0.00 | 0.00 | 0,00 | | | The same |
| Pulp Dryer - Bleached ^B | Modified | 23.87 | | | | 0.69 | 0.69 | 0.69 | 1.18 | | portion of | |
| Pulp Dryer - Unbleached ^{C,D} | Modified | 0.00 | | | | 0.00 | 0.00 | 0.00 | 0.00 | | | |
| No. 1 Coater - Natural Gas ^B | Retired | 1.12 | 6.82 | 8.12 | 0.05 | 0.15 | 0.62 | 0.62 | | | 0.00 | 9,514 |
| No. 2 Coater - Natural Gas ^B | Retired | 1.83 | 11.17 | 13.29 | 0.08 | 0.25 | 1.01 | 1.01 | | | 0.00 | 15,576 |
| No. 3 On-Machine Coater - Natural Gas ^B | Retired | 1.93 | 11.80 | 14.04 | 0.08 | 0.27 | 1.07 | 1.07 | | | 0.00 | 16,453 |
| Starch Silos ^B | Retired | | | | | 0.83 | 0.51 | 0.19 | | | | |
| TMP ^B | Retired | 191.80 | | | | | | | | | | |
| TMP Bleaching ^B | Retired | 1.56 | | | | | | | | | | |
| Woodyard ⁸ | affected | 4.17 | | | Maria Carl | 97.01 | 14.55 | 0.97 | | | | |
| Power Boiler - Natural Gas ^B | Retired | 0.19 | 1.16 | 3.87 | 0.01 | 0.03 | 0.10 | 0.10 | | | 0.00 | 1,618 |
| Power Boiler - No. 6 Oil ^E | Retired | 0.94 | 2.48 | 23.31 | 147.92 | 10.28 | 8.05 | 6.07 | | | 0.00 | 12,373 |
| Wastewater System ^F | affected | 529.35 | | | | | | | 129.52 | 5.91 | | |
| TOTAL BASELINE EMISSIONS | | 1,041.1 | 268.4 | 264.7 | 2,052.7 | 111.6 | 28.6 | 12.8 | 149.4 | 9.8 | 0.00 | 55,535 |

A - see 'Catawba NCG Factors' tab for development of emission factors.

B - see Title V Permit Renewal Inventory:

C - Particulate emissions from NCASI TB 884, Appendix E, Table E1, source PMCA10 (linerboard machine).

D - see 'Linerboard VOC_TRS Factors' tab for development of emission factors.

E - AP-42 emission factors based on 2012 average #6 fuel oil sulfur content of 1.90%. CY2012 is the earliest year available.

F - see 'WWTP Emission Factors' tab for development of emission factors.

Table 3
Projected Actual Emissions and Net Emissions Increase

| | | VOC | CO | NOx | SO ₂ | TSP | PM ₁₀ | PM _{2.5} | TRS | H ₂ S | LEAD | CO ₂ e |
|--|----------|-----------|-----------|-----------|-----------------|-----------|------------------|-------------------|-----------|------------------|-----------|-------------------|
| | | emissions | emissions | emissions | emissions | emissions | emissions | emissions | emissions | emissions | emissions | emissions |
| Emission Unit | Basis | tpy | tpy | tpy | tpy | tpy | tpy | tpy | tpy | tpy | tpy | tpy |
| PROJECTED ACTUAL EMISSIONS (PAE |) | | | | | | | | | | | |
| Kraft Mill NCG System ^A | Modified | 100.49 | 35.85 | 204.67 | 2,076.10 | | | - | 19.00 | 4.31 | | |
| Kraft Mill Bleach Plant ^B | Retired* | 0.00 | 0.00 | | | | | | 0.00 | | | |
| CIO2 Plant ⁸ | Retired | 0.00 | | | | | | | | | | |
| Methanol Tank ^B | Retired | 0.00 | | | | | | | | | | |
| No. 1 Paper Machine - Coated Paper ⁸ | Retired* | 0.00 | | | | 0.00 | 0.00 | 0.00 | | | | |
| No. 2 Paper Machine - Coated Paper ⁸ | Modified | 0.00 | | | | 0,00 | 0.00 | 0.00 | | | | |
| No. 2 Paper Machine - Brown Paper ^{C.D} | Modified | 82.46 | | | | 0.21 | 0.21 | 0.21 | 3.27 | | | |
| No. 3 Paper Machine - Coated Paper ^B | Modified | 0.00 | | | | 0.00 | 0.00 | 0.00 | | | | |
| No. 3 Paper Machine - Linerboard ^{C,D} | Modified | 345.11 | | | | 0.88 | 0.88 | 0.88 | 13.69 | | | 1-1- |
| Pulp Dryer - Bleached ^B | Modified | 0.00 | Y | | | 0.00 | 0.00 | 0.00 | 0.00 | | | |
| Pulp Dryer - Unbleached ^{C,D} | Modified | 93.40 | | | | 0.24 | 0.24 | 0.24 | 3.70 | | | |
| No. 1 Coater - Natural Gas ^B | Retired | 0.00 | 0.00 | 0.00 | 0.00 | 0.00 | 0.00 | 0.00 | | | 0.00 | 0 |
| No. 2 Coater - Natural Gas ^B | Retired | 0.00 | 0.00 | 0.00 | 0.00 | 0.00 | 0.00 | 0.00 | 5 | | 0.00 | 0 |
| No. 3 On-Machine Coater - Natural Gas ^B | Retired | 0.00 | 0.00 | 0.00 | 0.00 | 0.00 | 0.00 | 0.00 | | -11 | 0.00 | 0 |
| Starch Silos ^B | Retired | | | | | 0.00 | 0.00 | 0.00 | | 2000 | | |
| TMP ⁸ | Retired | 0.00 | | | | | | | | | | |
| TMP Bleaching ⁸ | Retired | 0.00 | | | - | | | | | | | |
| Woodyard ⁸ | affected | 4.21 | | | | 105.00 | 15.75 | 1.05 | | | | |
| Power Boiler - Natural Gas ^B | Retired | 0.00 | 0.00 | 0.00 | 0.00 | 0.00 | 0.00 | 0.00 | | | 0.00 | 0 |
| Power Boiler - No. 6 Oil ^E | Retired | 0.00 | 0.00 | 0.00 | 0.00 | 0.00 | 0.00 | 0.00 | | | 0.00 | 0 |
| Wastewater System ^F | affected | 448.40 | | | | | | | 118.26 | 5.42 | | |
| TOTAL PROJECTED EMISSIONS | | 1,074.1 | 35.8 | 204.7 | 2,076.1 | 106.3 | 17.1 | 2.4 | 157.9 | 9.7 | 0.00 | 0 |
| NSR APPLICABILITY - BAE-to-PAE | | | | | | | | | | | | |
| TOTAL BASELINE EMISSIONS | | 1,041.1 | 268.4 | 264.7 | 2,052.7 | 111.6 | 28.6 | 12,8 | 149.4 | 9.8 | 0.00 | 55,535 |
| TOTAL PROJECTED EMISSIONS | | 1,074.1 | 35.8 | 204.7 | 2,076.1 | 106.3 | 17.1 | 2.4 | 157.9 | 9.7 | 0.00 | 0 |
| NET EMISSION INCREASE | | 33.0 | (232.6) | (60.1) | 23.4 | (5.2) | (11.6) | (10.4) | 8.5 | (0.1) | (0.0) | (55,535) |
| NSR Threshold | | 40 | 100 | 40 | 40 | 25 | 15 | 10 | 10 | 10 | 0.6 | 75,000 |

A - see 'Catawba NCG Factors' tab for development of emission factors.

B - see Title V Permit Renewal Inventory.

C - Particulate emissions from NCASI TB 884, Appendix E, Table E1, source PMCA10 (linerboard machine).

D - see 'Linerboard VOC_TRS Factors' tab for development of emission factors.

E - AP-42 emission factors based on 2012 average #6 fuel oil sulfur content of 1.90%. CY2012 is the earliest year available.

F - see 'WWTP Emission Factors' tab for development of emission factors.

4.5 South Carolina Regulation 61-62.5, Standard No. 7 – Prevention of Significant Deterioration Air Dispersion Modeling Requirements

Standard No. 7 also includes PSD air quality increments which apply to all increases and decreases in PSD pollutant emissions following the PSD minor source baseline date. In York County the minor source baseline dates are December 1, 1981 for PM_{10} and SO_2 , April 5, 2001 for NO_X and March 3, 2017 for $PM_{2.5}$.

SCDHEC issued guidance concerning the PSD ambient air increments and air dispersion modeling demonstrations on February 27, 2017. In the guidance, SCDHEC suspended the requirement to model the change in PSD increment consumption. The new guidance requires facilities in counties where the minor source baseline date has been triggered to submit information to assess the consumption of the PSD increment.

As shown in Table 3 of Section 4.4, Project Columbia will result in a projected decrease in PM_{10} , $PM_{2.5}$, NO_X and SO_Z emissions from the Catawba mill. New-Indy believes this demonstrates the project will not interfere with attainment or maintenance of State or Federal Standards following the guidance of the Department issued on February 28, 2017.

4.6 South Carolina Regulation 61-62.5, Standard No. 8 – Toxic Air Pollutants (TAPs)

Standard No. 8 regulates emissions or air toxics compounds emitted from new and existing sources. The Standard does not apply to fuel burning sources which burn only virgin or specification used oil. Section I.D(1) of the rule exempts sources subject to a Federal Maximum Achievable Control Technology (MACT) Standard for hazardous air pollutants (HAPs). The Catawba Mill is subject to Federal MACT Standards for the pulp and paper source category (Subparts S and MM), industrial boilers (Subpart DDDDD) and reciprocating internal combustion engines (Subpart ZZZZ). Section I.D(2) exempts non-MACT sources after a facility-wide residual risk analysis is completed. USEPA published the results of facility-wide residual risk analyses for Subpart S sources on December 27, 2011, and for Subpart MM sources on December 30, 2017. The residual risk analyses completed by USEPA concluded there was no unacceptable risk from pulp and paper mills. Therefore, all sources at the Catawba mill are exempt from Standard No. 8 under both D(1) and D(2).

The Catawba mill emits two South Carolina TAPs which are not listed HAPs, hydrogen sulfide and methyl mercaptan. Both compounds are generated by the Kraft pulping process and are components of total reduced sulfur (TRS) gases that are contained in LVHC and HVLC gases. Section I.D(3) allows sources to request an exemption for non-HAPs controlled by MACT controls to reduce HAPs.

The Catawba mill treats the LVHC and HVLC gases by combustion in compliance with MACT Subpart S, and for the applicable emission units, Subpart BB. The Catawba mill also complies with the condensate collection and treatment requirements under MACT Subpart S. At the Catawba Mill, collected condensates are treated using the condensate steam stripper (ID 9801) to remove the HAPs and TRS

compounds. By treating the condensates using the steam stripper, the Catawba Mill reduces the HAP and TRS fugitive emissions from the wastewater treatment system (ID 2901) by removing the HAP and TRS from the condensates. For these reasons, New-Indy believes hydrogen sulfide and methyl mercaptan are exempt from compliance demonstrations under Standard No. 8.

4.7 South Carolina Regulation 61-62.70 - Title V Operating Permit Program

The Catawba Mill currently operates under Title V Operating Permit TV-2440-0005. New-Indy will submit revised Title V permit application forms for these sources within one year of startup of the modified equipment. The revised Title V application will address monitoring, recordkeeping, and reporting requirements.

4.8 40 CFR 60, Subpart BB – Standards of Performance for Kraft Pulp Mills and Subpart BBa – Standards for Performance of Kraft Pulp Mills Affected Sources for which Construction, Reconstruction, or Modification Commenced after May 23, 2013.

Subparts BB and BBa regulate emissions of particulate matter and TRS from affected sources at Kraft Pulp Mills.

The TRS emissions from the digester system and condensate stripper system are currently subject to Subpart BB. The mill complies with §60.283(a)(1)(iii) when TRS gases are combusted in the No. 1 or No. 2 Combination Boilers. The proposed changes require a capital investment and increase the hourly TRS emission rate, so this change meets the definition of a modification under §60.14(e)(2). Therefore, the digester system and condensate stripper system will become subject to the requirements of 40 CFR Part 60, Subpart BBa.

The existing oxygen delignification washers and bleach plant washers are not regulated by Subpart BB. As part of Project Columbia, the washers will be re-purposed as brownstock washers. Although these washers will be collected and controlled to meet the requirements for Part 63 NESHAPS, these washers are designed as low-flow drum displacement washers, which functionally are equivalent to diffusion washers, and are excluded from the definition of brownstock washers in §60.281a. The new refiners and new screw presses are not regulated by Subpart BBa.

The No. 1 evaporator set is not currently regulated by Subpart BB. The modifications to the No. 1 evaporator set will increase the evaporation rate and may increase the hourly TRS emissions. The No. 1 evaporator set will become subject to Subpart BBa following the modifications. The No. 1 evaporator set is currently collected in the existing low-volume high-concentration (LVHC) closed-vent system and incinerated in the No.1 and No. 2 Combination Boilers.

The TRS emissions from the digester system, condensate stripper system and No. 1 evaporator set are collected in the LVHC and (high-volume low-concentration) HVLC closed-vent systems meeting the requirements of §63.450 and will comply with §60.283a(a)(1)(a)(iii). The Catawba Mill will continue to

monitor the existing flame failure systems for each combination boiler and venting of the LVHC and HVLC closed-vent systems as required by 60.284a(d)(3)(iii) and currently utilized for monitoring compliance with Subpart BB.

The Catawba Mill will maintain records of excess emissions and malfunctions as required by 60.287a(b)(7) and (c), respectively. The mill will report periods of excess emissions and malfunctions as required by 60.288a(a) and (d), respectively. As defined in 60.284a(e)(1)(vi), periods of excess emissions less than one percent (1%) for the LVHC closed-vent systems (No. 1 evaporator set and condensate stripper system) and less than four percent (4%) for the HVLC closed-vent system (digester system) are not violations of 60.283a((a)(1)(iii)).

4.9 40 CFR 63, Subpart S – National Emission Standards for Hazardous Air Pollutants from the Pulp and Paper Industry

Subpart S regulates emissions of hazardous air pollutants from pulping, bleaching, and condensate handling operations located at pulp and paper mills that are a major source of HAP. The Catawba Mill emits greater than 10 tons per year of individual HAP and greater than 25 tons per year of total HAP qualifying it as a major source for HAP emissions. The Catawba Mill is regulated by the Part 63 NESHAPs for the Pulp and Paper Industry (Subpart S).

The existing digester system (ID 5210), pulp washing system (ID 5230), oxygen delignification system (ID 5240), knotting and screening system (ID 5250), bleach plant (ID 5300) and condensate stripper system (ID 9800-9820) were constructed after 1993 and are new sources under this regulation. The existing turpentine recovery system (ID 5220) and three evaporator sets (ID 2400, 2500 and 5100) were constructed prior to 1993 and are regulated as existing sources.

The new refiners serve the same functional purpose as the existing knotting and screening system, to remove oversize material from the pulp slurry. The new screw presses serve the same functional purpose as the existing screen room washer, which performs the same function as a decker system to thicken the pulp slurry prior to high density pulp storage. The vents from the new refiners, new screw presses and re-purposed brownstock washers will be collected in the HVLC closed-vent system as required by 63.443(c).

There is no bleach plant in the future so the requirements of 63.445 will no longer apply after completion of the project.

The existing pulping process condensates generated in the digester system, turpentine recovery system, evaporator systems, and LVHC and HVLC closed collection systems comply with the collection requirements in §63.446(c)(3) and the treatment requirements in §63.446(e)(5) for mill which perform bleaching. Following Project Columbia, the pulping process condensates with be required to comply with the collection requirements in §63.446(c)(3) and the treatment requirements in §63.446(e)(4) for

mill which do not perform bleaching. The Catawba Mill plans to continue to comply with the requirements in 63.446 using the condensate steam stripper (ID 9801).

The No. 2 and No. 3 paper machines and the pulp dryer are considered papermaking systems under 40 CFR 63, Subpart S. During the development of Subpart S, EPA reviewed the HAP emissions from papermaking systems and determined no papermaking systems are operating with HAP controls. Therefore, the floor level of control for papermaking systems is no control, and EPA proposed no MACT standards for papermaking systems (63FR18525).

The Catawba Mill will continue to comply with the applicable requirements from Subpart S following the completion of this project. No changes to the current monitoring, recordkeeping, or reporting under Subpart S are required.

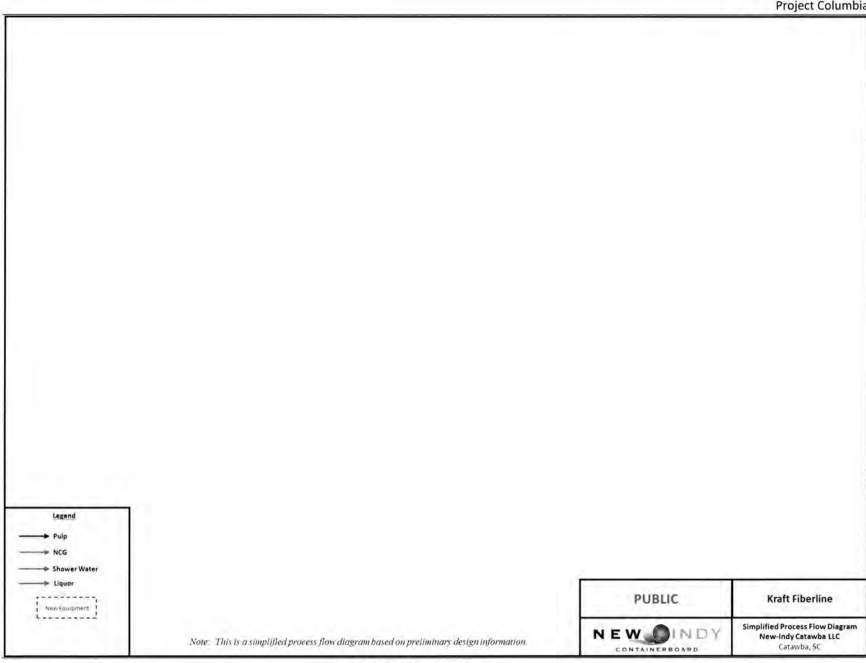
4.10 40 CFR 63, Subpart JJJJ – National Emission Standards for Hazardous Air Pollutants from Paper and Other Web Coating

Subpart JJJJ regulates emissions of hazardous air pollutants from paper coating operations. Following the completion of Project Columbia, the Catawba Mill will no longer perform paper coating and Subpart JJJJ will no longer apply.

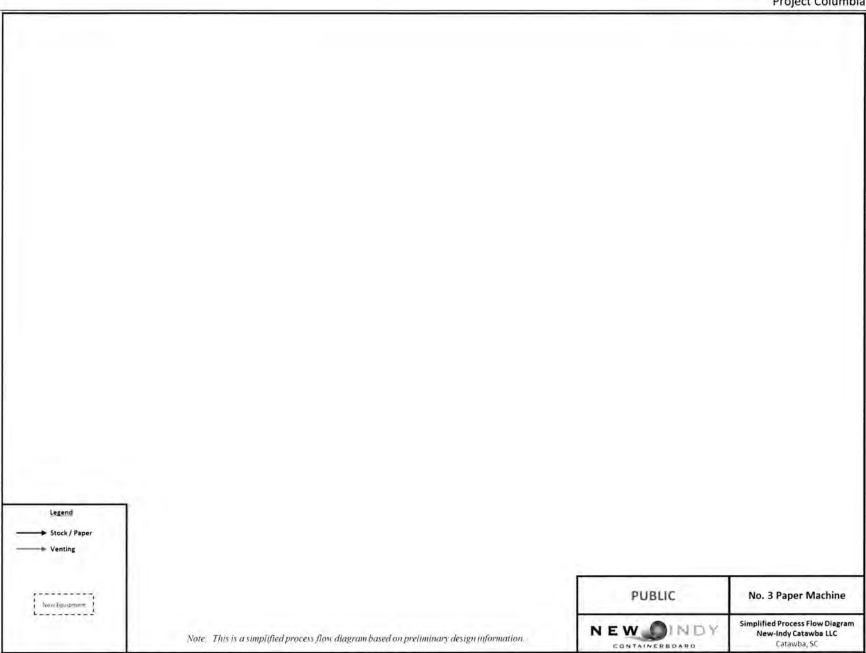
4.11 40 CFR 51, Subpart BB—Data Requirements for Characterizing Air Quality for the Primary SO_2 NAAQS (a.k.a. SO_2 Data Requirements Rule or SO_2 DRR)

The Catawba Mill submitted facility-wide air dispersion modeling in November 2016 to comply with 40 CFR 51.1203(d). The projected actual SO_2 emissions following Project Columbia are expected to remain below the SO_2 emission rates included in the modeling analysis submitted in 2016. The Catawba Mill will continue to annually review the actual SO_2 emission rates against the 2016 model emission rates to determine if an updated modeling demonstration is necessary.

New-Indy Catawba LLC Catawba, South Carolina Project Columbia



New-Indy Catawba LLC Catawba, South Carolina Project Columbia



New-Indy Catawba LLC Catawba, South Carolina **Project Columbia** Legend Stock / Paper PUBLIC Pulp Dryer NewEquipment Simplified Process Flow Diagram New-Indy Catawba LLC NEW DINE Note: This is a simplified process flow diagram based on preliminary design information.

Catawba, SC

New-Indy Catawba LLC Catawba, South Carolina **Project Columbia**

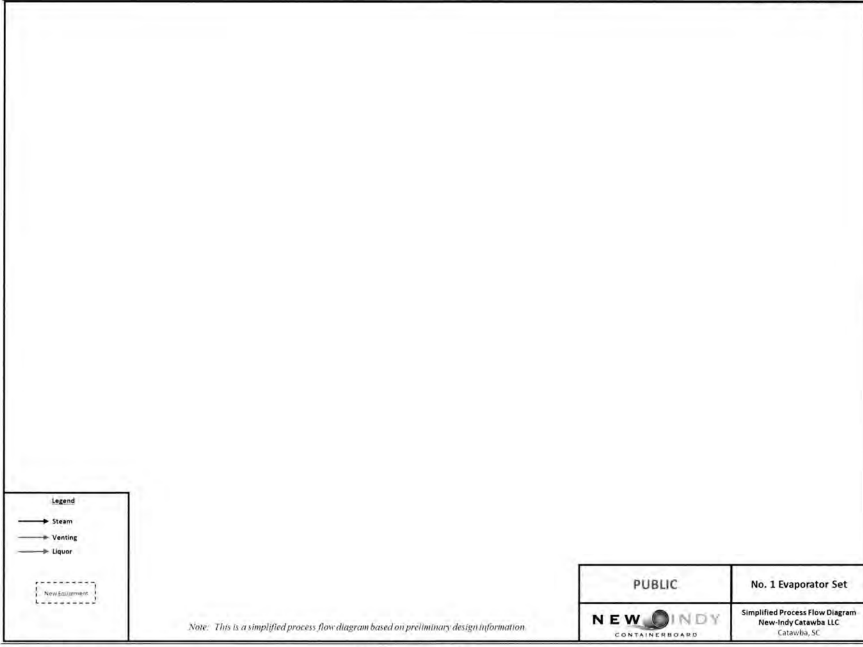
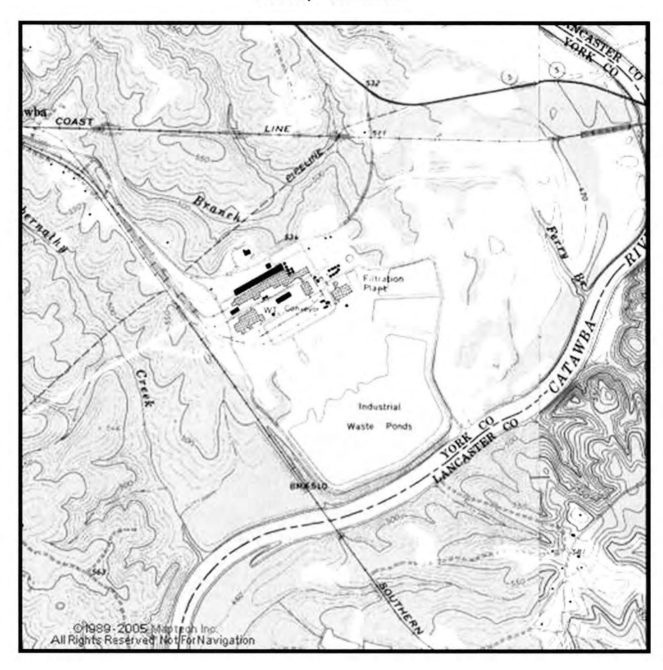


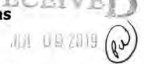
Figure 2 USGS MAP New-Indy – Catawba Mill



ATTACHMENT A APPLICATION FORMS



Bureau of Air Quality Expedited Review Request Instructions Construction Permits Page 1 of 2



BUREAU OF AIR QUALITY

| A | PPLICATION IDENTIFICATION | |
|--|---|--------------|
| Facility Name (This should be the name used to identify the facility) | SC Air Permit Number (8-digits only) (Leave blank if one has never been assigned) | Request Date |
| New-Indy Catawba LLC | 2440 - 0005 | June 7, 2019 |

| PRIMARY AIR PERMIT CONTACT | | | | | | |
|---|-----|---------------------------|--------------------|--|--|--|
| Title/Position: Environmental Engineer | Mr. | First Name: Mike | Last Name: Swanson | | | |
| E-mail Addressmike.swanson@new-indycb.com | | Phone No.: (803) 981-8010 | Cell No.: () - | | | |

| | CONDARY AIR PERMIT CONTACT ontact the primary air permit contact please pro | ovided a secondary contact.) |
|-----------------|--|------------------------------|
| Title/Position: | First Name: | Last Name: |
| E-mail Address: | Phone No.: | Cell No.: () - |

| Check One | Permit Type | Expedited Review Days* | Fee** |
|--------------|--|---------------------------|---|
| \boxtimes | Minor Source Construction Permit | 30 | \$3,000 |
| | Synthetic Minor Construction Permit | 65 | \$4,000 |
| | Prevention of Significant Deterioration (PSD) not impacting a Class I Area (no Class I modeling required) | 120 | \$20,000 |
| | Prevention of Significant Deterioration (PSD) Modification not impacting a Class I Area (no Class I modeling required) No BACT limit change but requires Public Notice | 120 | \$5,000 |
| | Prevention of Significant Deterioration (PSD) Modification not impacting a Class I Area (no Class I modeling required) Number of BACT Pollutants X \$5,000 per BACT modification | 120 | Total Fee \$ Maximum of \$20,000 |
| | Prevention of Significant Deterioration (PSD) impacting a Class I Area (Class I modeling required) | 150 | \$25,000 |
| Ú. | Prevention of Significant Deterioration (PSD) Modification impacting a Class I Area (Class I modeling required) No BACT limit change but requires Public Notice | 150 | \$5,000 |
| | Prevention of Significant Deterioration (PSD) Modification impacting a Class I Area (Class I modeling required) Number of BACT Pollutants X \$5,000 per BACT modification | 150 | Total Fee \$ Maximum of \$25,000 |
| | Concrete Minor Source Construction Permit Relocation Request | 10 | \$1,500 |
| | Asphalt Synthetic Minor Construction Permit Relocation Request | 15 | \$3,500 |

^{*}All days above are calendar days, but exclude State holidays, and building closure dates due to severe weather or other emergencies. Expedited days for asphalt and concrete also exclude weekends.

**DO NOT SEND PAYMENT UNTIL THE APPLICATION HAS BEEN ACCEPTED INTO THE EXPEDITED PROGRAM. If chosen for expedited review, you will be notified by phone for verbal acceptance into the program. Fees must be paid within five business days of acceptance.



Bureau of Air Quality Expedited Review Request Instructions Construction Permits Page 2 of 2

PRIMARY AIR PERMIT CONTACT SIGNATURE

I have read the most recent version of the Expedited Review Program Standard Operating Procedures and accept all of the terms and conditions within. I understand that it is my responsibility to ensure an application of the highest quality is submitted in a timely manner, and to address any requests for additional information by the deadline specified. I understand that submittal of this request form is not a guarantee that expedited review will be granted.

Signature of Primary Air Permit Contact

Date



Bureau of Air Quality Construction Permit Application Facility Information Page 1 of 3

| on | BIVE | |
|-----|---------|-----|
| nUl | U9 2019 | (9) |

| | | Page 1 | 01.3 | |
|--|---|---|--------------------------|--|
| 1. | FACILITY II | DENTIFICATION | BI | JREAU OF AIR QUALITY |
| SC Air Permit Number (8-digits only) (Leave blank if one has never been assigned) 2440 - 0005 | | Application Date June 7, 2019 | | |
| Facility Name (This should be the name used to identify t address listed below) New-Indy Catawba LLC | he facility at the physic | Facility Federal T (Established by the entity) 83-1904423 | | ation Number Revenue Service to identify a business |
| | EACTI TTY DU | YSICAL ADDRESS | | |
| Physical Address: 5300 Cureton Ferry I | | 131CAL ADDRESS | - | County: York |
| City: Catawba | Yodu | State: SC | | Zip Code: 29704 |
| Facility Coordinates (Facility coordinates sh | ould he hased at the fron | | of the facility | |
| Latitude: 34°50′37″N | Longitude: 80°53 | 7 | ☐ NAD | 027 (North American Datum of 1927) Or 083 (North American Datum of 1983) |
| Are there other facilities in close proxir | | DETERMINATION | | Yes* |
| | COMMUNI | TY OUTREACH | | |
| What are the potential air issues and community concerns about the entire addressed, if the community has been informed. No issues or concerns. This project will | community concerns facility and/or spec n informed of the p | s? Please provide a ific project, Include proposed construction | how these on project, | issues and concerns are being |
| | EACTI ITY'S DDC | DUCTS / SERVIC | EC | |
| Primary Products / Services (List the prim Linerboard/Pulp Manufacturing | | | LG | |
| Primary <u>SIC Code</u> (Standard Industrial Class 2631 | sification Codes) | Primary NAICS C 322130 | ode (North A | merican Industry Classification System) |
| Other Products / Services (List any other | products and/or services, |) | | |
| Other SIC Code(s): | | Other NAICS Coo | de(s): | |
| (Person at the facility | AIR PERMIT F | ACILITY CONTAC | | nit application) |
| Title/Position: Environmental Engineer Mailing Address: PO Box 7 | | First Name: Mike | | Last Name: Swanson |

State: SC

Phone No.: (803) 981-8010

Zip Code: 29704

Cell No .:

E-mail Address: mike.swanson@new-indycb.com

City: Catawba



Bureau of Air Quality Construction Permit Application Facility Information Page 2 of 3

| | | to the designated Air Permit C | |
|---|--|--|---|
| If additional individuals need co | pies of the permi | | |
| Name | | | Address |
| Steven Moore | | steven.moore@aecom.com | |
| CO Does this application contain confidential i | | FORMATION / DATA a? No Yes* | |
| *If yes, include a sanitized version of the application SUBMITTED | on for public review a | and ONLY ONE COPY OF CONFIDE | ENTIAL INFORMATION SHOULD BE |
| (Ide | | MS INCLUDED d in the application package) | |
| Form Name | | | ed (Y/N) |
| Expedited Review Request (DHEC Form 2) | 212) | ⊠ Yes □ No | |
| Equipment/Processes (DHEC Form 2567) | | ⊠ Yes | |
| Emissions (DHEC Form 2569) | | ⊠ Yes | |
| Regulatory Review (DHEC Form 2570) | | ⊠ Yes | |
| Emissions Point Information (DHEC Form | 2573) | Yes No (If No, Explain |) |
| | | | |
| | OWNER O | R OPERATOR | |
| Title/Position: General Manager | Salutation: Mr. | First Name: David | Last Name: Clemmons |
| Mailing Address: PO Box 7 | | | |
| City: Catawba | | State: SC | Zip Code: 29704 |
| E-mail Address: david.clemmons@new-ind | dycb.com | Phone No.: 803-981-8376 | Cell No.: |
| | WNER OR OPE | RATOR SIGNATURE | |
| I certify, to the best of my knowledge and violated. I certify that any application form accurate, and complete based on infor statements and/or descriptions, which are issued for this application. | n, report, or comp mation and belie | oliance certification submitted in af formed after reasonable in | n this permit application is true, equiry. I understand that any |
| Signature of Owner or Operator | | | 7-8-19 Date |
| | | PREPARED THIS APPLICATION IN THE PROPERTY IN T | |
| | Salutation: Mr. | First Name: Steven | Last Name: Moore |
| | | I hat wante, atteven | Last Name, Mode |
| MISHING ACCURACY III PSTAWAAA DYWA RIIILA | IIDO 6 SIIITA SIIII | | |
| Mailing Address: 10 Patewood Drive, Build City: Greenville | ing 6, Suite 500 | State: SC | Zip Code: 29615 |

SC Professional Engineer License/Registration No. (if applicable):



Bureau of Air Quality Construction Permit Application Facility Information Page 3 of 3

The WENT SHIP

| | PROFESSIONAL ENG | INEER INFORMATION | |
|--------------------------------|------------------------|---------------------------|---------------------|
| Consulting Firm Name: AECON | М | | |
| Title/Position: PE | Salutation: Mr. | First Name: Joe | Last Name: Sullivan |
| Mailing Address: 1600 Perimete | er Park Dr., Suite 400 | | |
| City: Morrisville | | State: NC | Zip Code: 27560 |
| E-mail Address: joe.sullivan@a | aecom.com | Phone No.: (919) 461-1237 | Cell No.: |
| SC License/Registration No.: 1 | 18804 | | |
| | TOWELLINGS OF LIN | ALTERNATIVE STREET | |

PROFESSIONAL ENGINEER SIGNATURE

I have placed my signature and seal on the engineering documents submitted, signifying that I have reviewed this construction permit application as it pertains to the requirements of South Carolina Regulation 61-62, Air Pollution

Control Regulations and Standards.

Signature of Professional Engineer





Bureau of Air Quality Construction Permit Application Equipment / Processes Page 1 of 9

BUREAU OF AIR QUALITY

| | TION IDENTIFICATION the forms and required information submitted in this construction permit applicat | ion package.) |
|---|--|------------------|
| Facility Name (This should be the name used to identify the facility) | SC Air Permit Number (8-digits only) (Leave blank if one has never been assigned) | Application Date |
| New-Indy Catawba LLC | 2440 - 0005 | June 7, 2019 |

PROJECT DESCRIPTION

Brief Project Description (What, why, how, etc.): Modify Kraft pulp mill to manufacture unbleached pulp. Convert two paper machines and pulp dryer to brown paper. Increase Kraft pulp mill Kappa to increase pulp yield from same raw material inputs (wood and cooking liquor). Modify No.1 evaporator set to increase evaporation capacity. Retire one existing paper machine, TMP process, all paper coating equipment and No. 1 power boiler.

| ATTACHMENTS | | | | |
|------------------------------|------------------------------------|--|--|--|
| □ Process Flow Diagram | Location in Application: Figure 1 | | | |
| Detailed Project Description | Location in Application: Section 2 | | | |

| Equipment ID Process ID | Action | Equipment / Process Description | Maximum Design Capacity (Units) | Control Device ID(s) | Pollutants Controlled (Include CAS#) | Capture System Efficiency and Description | Emission Point ID(s) |
|-------------------------------|-------------------------|---|--|----------------------------|--|---|-------------------------|
| 5210 | Add Remove Modify Other | Continuous Digester System: Digester Chip Bin, Continuous Digester, Pressure Refiners A and B, Chip Feed System, Blow Tank, Steam Economizer and Reboiler | | 5270, 2605, 3705 | VOC, HAPs, TRS | HVLC Collection System | 2610S1, 2610S2 |
| 5230 | Add Remove Modify Other | Pulp Washing System: Pressure Diffuser, Filtrate Tank, 3-stage Brownstock Washer Lines w/Filtrate Tanks (2 lines in parallel, repurposed No. 1 Post O2 Washer, No. 2 Post O2 Washer, D0 Washer, D1 Washer, D2 Washer, Eop Washer), Brown Stock Liquor Surge Tank | | 5270, 2605, 3705 | VOC, HAPs, TRS | HVLC Collection System | 2610S1, 2610S2 |





Bureau of Air Quality Construction Permit Application Equipment / Processes Page 2 of 9

| | | EQUIPM | ENT / PROCESS | INFORMATI | ON | | |
|-------------------------------|-------------------------|---|--|----------------------------|--|---|-------------------------|
| Equipment ID Process ID | Action | Equipment / Process Description | Maximum Design Capacity (Units) | Control Device ID(s) | Pollutants Controlled (Include CAS#) | Capture System Efficiency and Description | Emission Point ID(s) |
| 5240 | Add Remove Modify Other | Oxygen Delignification System: No. 1 O2 Reactor, Blow Tube, No. 1 Post O2 Washer, No. 1 Post O2 Filtrate Tank, No. 2 O2 Reactor, Blow Tube, No. 2 Post O2 Washer, No. 2 Post O2 Filtrate Tank, Post O2 Surge Tank, No. 1B O2 Reactor | | 5270, 2605, 3705 | VOC, HAPs, TRS | HVLC Collection System | 2610S1, 2610S2 |
| 5250 | Add Remove Modify Other | Knotting and Screening System: HD Tank, Primary Knotters (2), Secondary Knotters (2), No. 1 Primary Screen, No. 2 Primary Screen, Secondary Screen, Tertiary Screen, Quaternary Screen, Cleaner, Shive Thickener, Screen Room Filtrate Tank, Screen Room Washer | | 5270, 2605, 3705 | VOC, HAPs, TRS | HVLC Collection System | 2610S1, 2610S2 |
| 5255 | Add Remove Modify Other | Pulp Refining and Washing: Washed Stock Storage Tank, Refiners (2), Screw Presses (2), Screw Press Filtrate Tank, Filtrate Screen | | 5270, 2605, 3705 | VOC, HAPs, TRS | HVLC Collection System | 2610S1, 2610S2 |
| 5300 | Add Remove Modify Other | Four Stage DOEOPD1D2 Bleaching System: DO Tower and Washer; EOP Reactor, Washer and Filtrate Tank; D1 Tower, Washer, and Filtrate Tank; D2 Tower, Washer and Filtrate Tank; Acid Sewer; Alkaline Sewer | | 5300C | CL ₂ , Chlorinated HAPs | Bleaching System Scrubber | 5300S |



Bureau of Air Quality Construction Permit Application Equipment / Processes Page 3 of 9

| | | EQUIPM | ENT / PROCESS | INFORMATI | ON | | |
|-------------------------------|--|---|--|----------------------------|--|---|-------------------------|
| Equipment ID Process ID | Action | Equipment / Process Description | Maximum Design Capacity (Units) | Control Device ID(s) | Pollutants Controlled (Include CAS#) | Capture System Efficiency and Description | Emission Point ID(s) |
| 1790 | ☐ Add ☑ Remove ☐ Modify ☐ Other | Chlorine Dioxide Generator: Generator/Crystallizer/Reboiler, Saltcake Slurry Tank, Hydroclone and Saltcake Filter, Generator Dump Tank, Indirect Cooling Tower, ClO2 Adsorption Tower, Barometric Condenser, Seal Pot, ClO2 Storage Tanks (212,000 gallons), Filtrate Separation System | | 1790C, 1790Ca | CL2 | Chlorine Dioxide Generator Scrubber, chilled water and white liquor and Chlorine Dioxide Generator Tail Gas Scrubber, weak wash and white liquor | 17905 |
| 4400 | ☐ Add ☑ Remove ☐ Modify ☐ Other | TMP Lines 1-6 (The following equipment is shared): Chip Conveyor, Chip Washing System: Chip Washer and Screens (3 sets), 3 Chip Storage Silos, Pin Chip Screen Cyclone, 2 Chip Surge Bins (7,481 gallons, ea.), Heat and Turpentine Recovery System: Flash Tanks, Surge Tanks, 3 Liquid Phase Separators (1,520 gallons, each), Condensers, 2,880-gallon Decanter | | None | NA | NA | 4400 |
| 4400 | ☐ Add ☑ Remove ☐ Modify ☐ Other | TMP Line 1-3: Primary, Secondary, and Tertiary Refiner System, Peroxide Towers, Neutralization Chests, Screening and Cleaning Systems, Rejects Refiner Systems, Press System, Decker System, Sodium Hydrosulfite Bleaching System | | None | NA | NA | 4400 |



Bureau of Air Quality Construction Permit Application Equipment / Processes Page 4 of 9

| | ī - | EQUIPM | ENT / PROCESS | INFORMATI | UN | | |
|-------------------------------|--|---|--|----------------------------|--|---|------------------------|
| Equipment ID Process ID | Action | Equipment / Process Description | Maximum Design Capacity (Units) | Control Device ID(s) | Pollutants Controlled (Include CAS#) | Capture System Efficiency and Description | Emission Point ID(s |
| 4400 | ☐ Add ☑ Remove ☐ Modify ☐ Other | TMP Lines 4-6: Primary, Secondary, and Tertiary Refiner System, Screening and Cleaning Systems, Rejects Refiner Systems, Press System, Decker System, Sodium Hydrosulfite Bleaching System | | None | NA | NA | 4400 |
| 4400 | ☐ Add ☐ Remove ☐ Modify ☐ Other | Hydrogen Peroxide Bleaching System | | None | NA | NA | 4400 |
| 2000 | ☐ Add ☑ Remove ☐ Modify ☐ Other | No. 1 Paper Machine: Cleaner System, Deculator System, Precondenser System, Vacuum Pump System, Screen System, Mix Tub, Headbox System, Forming Wire, Vacuum Blower, Vacuum Trench, Save-All System, Presses, Separators, Press Pulper, Dryer Systems, Dryer Pulper Calendar, Dry End Pulper, Reel, Slurry Mix Tanks, Mix Tanks | | None | NA | NA | 2000 |
| 2005 | ☐ Add ☐ Remove ☐ Modify ☐ Other | No. 1 Paper Machine Rereeler and Trim Pulper | | None | NA | NA | 2000 |
| 2010 | Add Remove Modify Other | No. 1 Coater Dryer, fired on Natural Gas, Propane, or Kerosene: Coater System, Coating Dryer, Screen/Filters, Reel, and Coated Broke Pulper | | None | NA | NA | 2000 |



Bureau of Air Quality Construction Permit Application Equipment / Processes Page 5 of 9

| | | EQUIPM | ENT / PROCESS | INFORMATI | ON | | |
|-------------------------------|--|---|---------------------------------|----------------------------|--|---|-------------------------|
| Equipment ID Process ID | Action | Equipment / Process Description | Maximum Design Capacity (Units) | Control Device ID(s) | Pollutants Controlled (Include CAS#) | Capture System Efficiency and Description | Emission Point ID(s) |
| 4600 | ☐ Add ☐ Remove ☑ Modify ☐ Other | No.2 Paper Machine: Cleaner System, Deculator System, Precondenser, Vacuum Pump System, Screen System, Headbox System Forming Wire, Vacuum Blower, Vacuum Trench, Save-All System, Press System, Press Pulper, Dryer Systems, Dryer Pulper, Calendar, Dry End Pulper, Reel, Slurry Mix Tanks, Mix Tanks | | None | NA | NA | 4600 |
| 4605 | ☐ Add ☐ Remove ☑ Modify ☐ Other | No. 2 Paper Machine Rereeler and Trim Pulper | | None | NA | NA | 4600 |
| 4610 | Add Remove Modify Other | No. 2 Coater Dryer, fired on Natural Gas, Propane or Kerosene: Coating System, Coating Dryer, Screens/Filters, Reel, and Coated Broke Pulper | | None | NA | NA | 4600 |
| 4100 | ☐ Add ☐ Remove ☑ Modify ☐ Other | No. 3 Linerboard Machine: Mixed Stock Chest, Stock Refining System, Cleaner System, Deculator System, Precondenser, Mixing Silo, Vacuum Pump System, Vacuum Trench, Screen System, Headbox System, Mix Eliminator, Vacuum Blowers, Forming Wire, Press System, Press Pulper, Dryer Systems, Economizer, Dry End Pulper, Steam Dryer, Reel, Reel Pulper, Winder, Trim Pulper | | None | NA | NA | 4100 |



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| | T | EQUIPM | | S INFORMATIO | JIV . | | |
|--|---------------------------------|---|--|-------------------------------|--|---|--|
| Equipment ID Process ID | Action | Equipment / Process Description | Maximum Design Capacity (Units) | Control Device ID(s) | Pollutants Controlled (Include CAS#) | Capture System Efficiency and Description | Emission Point ID(s |
| 4110 | Add Remove Modify Other | Air Flotation Dryer equipped with Low NOx burners (as BACT), fired on Natural Gas, Propane, or Kerosene | | None | NA | NA. | 4110 |
| 4120 | Add Remove Modify Other | Infrared Dryer, fired on Natural Gas, Propane, or Kerosene | | None | NA | NA | 4120 |
| 4130 | Add Remove Modify Other | Hot Oil Heating System, fired on Natural Gas, Propane, or Kerosene | | None | NA. | NA | 4130 |
| 2100 | Add Remove Modify Other | Pulp Dryer: Screen System, Decker, Headbox System, Cylinder Mold, Hood Exhaust System, Vacuum System, Press System, Press Pulper, Dryers, Economizer, Dry End Pulper, Steam heated Booster Oven on dry end, Cutter, Stacker | | None | NA | NA | 2100 |
| 9700 | ☐ Add ☐ Remove ☐ Modify ☐ Other | Four – Starch Silos, Slurry Mix Tanks, Starch Cookers, Flash Tank, Mix Tanks | | B-2000 | PM, PM10, PM2.5 | Two – Starch Silo Baghouses | B-2000 |
| 9701A, 9701B, 9702, 9703, 9704 | Add Remove Modify Other | 1,400 Gallon Slurry Tank, 1,400 Gallon Slurry Tank, Starch Cooker, Flash Tank, 2,900 Gallon Paste Tank | | None | NA | NA | 9701A, 9701B, 9702, 9703, 9704 |
| 2400 | ☐ Add ☐ Remove ☑ Modify ☐ Other | No. 1 Multi-Effect Evaporator Set with concentrator | | 5260, 5260C, 2605, 3705 | VOC, HAPs, TRS | LVHC Collection System | 2610S1, 2610S2 |



Bureau of Air Quality Construction Permit Application Equipment / Processes Page 7 of 9

| | | EQUIPM | ENT / PROCES | S INFORMATIO | N | | |
|-------------------------------|--|--|--|----------------------------|--|--|-------------------------|
| Equipment ID Process ID | Action | Equipment / Process Description | Maximum Design Capacity (Units) | Control Device ID(s) | Pollutants Controlled (Include CAS#) | Capture System Efficiency and Description | Emission Point ID(s) |
| 2550 | Add Remove Modify Other | 342–375 million BTU/hr Power Boiler, fired on natural gas, No. 6 fuel oil; 225,000 lb/hr maximum steaming rate on any fuel •342 million BTU/hr – No. 6 fuel oil; •375 million BTU/hr – natural gas | | None | NA | NA | 25505 |
| 9801 | ☐ Add ☐ Remove ☑ Modify ☐ Other | Condensate Steam Stripper | | 9820, 2605, 3705 | VOC, HAPs, TRS | Stripper Off Gases (SOGs) Collection System | 2610S1, 2610S2 |
| M10-223 | ☐ Add ☐ Remove ☐ Modify ☐ Other | Methanol Tank | | None | NA | NA | 1100 |
| 1299 | ☐ Add ☐ Remove ☑ Modify ☐ Other | Twelve – HD Pulp Storage Tanks | | None | NA | NA | 1299 |

| | | CONT | TROL DEVICE I | NFORMATION | |
|----------------------|---|--|--|--|--|
| Control Device ID | Action Control Device Description Design Capacity (Units) | | Inherent/Required/Voluntary (Explain) | Destruction/Removal Efficienc Determination | |
| 5300C | ☐ Add ☐ Remove ☐ Modify ☐ Other | Bleaching System Scrubber | | Source being retired, control device no longer required for compliance | Source being retired, control device no longer required for compliance |
| 1790C, 1790Ca | ☐ Add ☐ Remove ☐ Modify ☐ Other | Chlorine Dioxide Generator Scrubber, chilled water and white liquor and Chlorine Dioxide Generator Tail Gas Scrubber, weak wash and white liquor | | Source being retired, control device no longer required for compliance | Source being retired, control device no longer required for compliance |



Bureau of Air Quality Construction Permit Application Equipment / Processes Page 8 of 9

| | | CON | TROL DEVICE I | INFORMATION | |
|----------------------|---------------------------------|--|--|--|--|
| Control Device ID | Action | Control Device Description | Maximum Design Capacity (Units) | Inherent/Required/Voluntary (Explain) | Destruction/Removal Efficiency Determination |
| B-2000 | Add Remove Modify Other | Two – Starch Silo Baghouses | | Source being retired, control device no longer required for compliance | Source being retired, control device no longer required for compliance |
| 5260 | ☐ Add ☐ Remove ☐ Modify ☑ Other | LVHC Collection System | | Required to comply with 40 CFR Part 60, Subpart BB/BBa and 40 CFR Part 63, Subpart S | 99.9% |
| 5260C | ☐ Add ☐ Remove ☐ Modify ☑ Other | LVHC System Caustic Scrubber | | Required to comply with 40 CFR Part 60, Subpart BB/BBa and 40 CFR Part 63, Subpart S | 50% |
| 5270 | ☐ Add ☐ Remove ☐ Modify ☑ Other | HVLC Collection System | | Required to comply with 40 CFR Part 60, Subpart BB/BBa and 40 CFR Part 63, Subpart S | 99.9% |
| 9820 | ☐ Add ☐ Remove ☐ Modify ☒ Other | Stripper Off Gases (SOGs) Collection System | | Required to comply with 40 CFR Part 60, Subpart BB/BBa and 40 CFR Part 63, Subpart S | 99.9% |
| 2605 | ☐ Add ☐ Remove ☐ Modify ☑ Other | No. 1 Combination Boiler | | Required to comply with 40 CFR Part 60, Subpart BB/BBa and 40 CFR Part 63, Subpart S | 98% |
| 3705 | Add Remove Modify Other | No. 2 Combination Boiler | | Required to comply with 40 CFR Part 60, Subpart BB/BBa and 40 CFR Part 63, Subpart S | 98% |



Bureau of Air Quality Construction Permit Application Equipment / Processes Page 9 of 9

| | RAW MATERIAL AND | PRODUCT INFORMATION | |
|---|----------------------|-------------------------------------|-----------------|
| Equipment ID Process ID Control Device ID | Raw Material(s) | Product(s) | Fuels Combusted |
| 5210-5255 | Wood, cooking liquor | Unbleached pulp | none |
| 4600 | Unbleached pulp | Linerboard | none |
| 4100 | Unbleached pulp | Uncoated Lightweight Brown Paper | none |
| 2100 | Unbleached pulp | Unbleached Market Pulp | none |
| 2400 | Weak Black Liquor | Strong Black Liquor | none |
| 9801 | Foul Condensate | Clean Condensate | none |

| | | MONITORING AND REP | ORTING INFORMATION | | |
|---|--|----------------------|---------------------|-----------------------------------|---------------------|
| Equipment ID Process ID Control Device ID | Pollutant(s)/Parameter(s) Monitored | Monitoring Frequency | Reporting Frequency | Monitoring/Reporting Basis | Averaging Period(s) |
| 5210-5255 | LVHC and HVLC Venting | Continuous | Semi-annual | NSPS Subpart BB MACT Subpart S | 5-minutes |
| 4600 | None | NA | NA | NA | NA |
| 4100 | None | NA | NA | NA | NA |
| 2100 | None | NA | NA. | NA | NA |
| 2400 | LVHC Venting | Continuous | Semi-annual | NSPS Subpart BB MACT Subpart S | 5-minutes |
| 9801 | SOG Venting | Continuous | Semi-annual | NSPS Subpart BB MACT Subpart S | 5-minutes |
| 9801 | Condensate Collection and Treatment | Continuous | Semi-annual | MACT Subpart S | 15-days |



Bureau of Air Quality Construction Permit Application Emissions Page 1 of 2

| APPLICATION (Please ensure that the information list in this table is the same on all of the form | IDENTIFICATION Ins and required information submitted in this construction permit applicat | ion package,) |
|--|---|------------------|
| Facility Name (This should be the name used to identify the facility) | SC Air Permit Number (8-digits only) (Leave blank if one has never been assigned) | Application Date |
| New-Indy Catawba LLC | 2440 - 0005 | June 7, 2019 |

| | ATTACHMENTS |
|---|--|
| | oropriate checkboxes if included as an attachment) |
| Sample Calculations, Emission Factors Used, etc. | Detailed Explanation of Assumptions, Bottlenecks, etc. |
| Supporting Information: Manufacturer's Data, etc. | Source Test Information |
| ☐ Details on Limits Being Taken for PTE Emissions | NSR Analysis ■ NSR |

| SUMMARY OF PROJ | ECTED CHANGE IN I (Calculated at maxim | | | EMISSIONS | | | | |
|---|---|-----------------------------------|-----|---|------------|-----|--|--|
| Pollutants | Emiss | ion Rates Prior Modification (| to | Emission Rates After Construction / Modification (tons/ | | | | |
| | Uncontrolled | Controlled | PTE | Uncontrolled | Controlled | PTE | | |
| Particulate Matter (PM) | 111,415 | 1,986 | NA | 111,296 | 1,867 | NA | | |
| Particulate Matter <10 Microns (PM ₁₀) | 77,797 | 1,252 | NA | 77,639 | 1,094 | NA | | |
| Particulate Matter < 2.5 Microns (PM _{2.5}) | 65,449 | 993 | NA | 65,319 | 862 | NA | | |
| Sulfur Dioxide (SO ₂) | 24,145 | 22,682 | NA | 20,725 | 19,206 | NA | | |
| Nitrogen Oxides (NO _x) | 3,630 | 3,630 | NA | 3,064 | 3,064 | NA | | |
| Carbon Monoxide (CO) | 3,601 | 3,601 | NA | 3,177 | 3,177 | NA | | |
| Volatile Organic Compounds (VOC) | 8,414 | 1,903 | NA | 7,030 | 1,696 | NA | | |
| Lead (Pb) | 14.3 | 14.3 | NA | 14.3 | 14.3 | NA | | |
| Highest HAP Prior to Construction (CAS #: 67561) | 6,955 | 917 | NA | 4,205 | 792 | NA | | |
| Highest HAP After Construction (CAS #: 67561) | 6,955 | 917 | NA | 4,205 | 792 | NA | | |
| Total HAP Emissions* | 7,331 | 1,129 | NA | 4,517 | 974 | NA | | |

Include emissions from exempt equipment and emission increases from process changes that were exempt from construction permits.

(*All HAP emitted from the various equipment or processes must be listed in the appropriate "Potential Emission Rates at Maximum Design Capacity" Table)



Bureau of Air Quality Construction Permit Application Emissions Page 2 of 2

| Equipment ID | Emission | Pollutants | Calculation Methods / Limits Taken / Uncontrolle | | trolled | Cont | rolled | PTE | | |
|---------------------|-------------------|-------------------|--|--------|---------|--------|---------|--------|---------|--|
| / Process ID | Point ID | (Include CAS #) | Other Comments | lbs/hr | tons/yr | lbs/hr | tons/yr | lbs/hr | tons/yr | |
| 5260, 5270, 9820 | 2610S1, 2610S2 | 502 | See Attachment B | 1,136 | 4,977 | NA | NA | NA | NA | |
| 5260, 5270, 9820 | 2610S1, 2610S2 | NOX | See Attachment B | 46.7 | 205 | NA | NA | NA | NA. | |
| 5260, 5270, 9820 | 2610S1, 2610S2 | со | See Attachment B | 8.20 | 35.9 | NA | NA | NA | NA | |
| 5260, 5270, 9820 | 2610S1, 2610S2 | voc | See Attachment B | 1,147 | 5,024 | 22.9 | 101 | NA | NA | |
| 5260, 5270, 9820 | 2610S1, 2610S2 | TRS | See Attachment B | 535 | 2,321 | 4.3 | 19.0 | NA | NA | |
| 5260, 5270, 9820 | 2610S1, 2610S2 | H2S | See Attachment B | 141 | 619 | 1.0 | 4.3 | NA | NA | |
| 4600 | 4600 | PM | See Attachment B | 0.048 | 0.21 | NA | NA | NA | NA | |
| 4600 | 4600 | PM ₁₀ | See Attachment B | 0.048 | 0.21 | NA | NA | NA | NA | |
| 4600 | 4600 | PM _{2.5} | See Attachment B | 0.048 | 0.21 | NA | NA | NA | NA | |
| 4600 | 4600 | VOC | See Attachment B | 18.8 | 82.4 | NA | NA | NA | NA | |
| 4600 | 4600 | TRS | See Attachment B | 0.8 | 3.3 | NA | NA | NA | NA | |
| 4100 | 4100 | PM | See Attachment B | 0.20 | 0.88 | NA | NA | NA | NA | |
| 4100 | 4100 | PM ₁₀ | See Attachment B | 0.20 | 0.88 | NA | NA | NA | NA | |
| 4100 | 4100 | PM _{2.5} | See Attachment B | 0.20 | 0.88 | NA | NA | NA | NA | |
| 4100 | 4100 | VOC | See Attachment B | 78.8 | 345 | NA | NA | NA | NA | |
| 4100 | 4100 | TRS | See Attachment B | 3.1 | 13.7 | NA | NA | NA | NA. | |
| 2100 | 2100 | PM | See Attachment B | 0.054 | 0.24 | NA | NA | NA | NA | |
| 2100 | 2100 | PM ₁₀ | See Attachment B | 0.054 | 0.24 | NA | NA | NA | NA | |
| 2100 | 2100 | PM _{2.5} | See Attachment B | 0.054 | 0.24 | NA | NA | NA | NA | |
| 2100 | 2100 | VOC | See Attachment B | 21.3 | 93.3 | NA | NA | NA | NA | |
| 2100 | 2100 | TRS | See Attachment B | 0.8 | 3.7 | NA | NA | NA | NA | |



Bureau of Air Quality Construction Permit Application Regulatory Review Page 1 of 2

| | ION IDENTIFICATION e forms and required information submitted in this construction permit applicat | ion package.) |
|--|---|------------------|
| Facility Name (This should be the name used to identify the facility) | SC Air Permit Number (8-digits only) (Leave blank if one has never been assigned) | Application Date |
| New-Indy Catawba LLC | 2440 - 0005 | June 7, 2019 |

| SIAIE | AND FI | | listed below add any additional regulations | GULATIONS AND STANDARDS that are triggered.) | | | | | |
|--|-------------|-------------|--|---|--|--|--|--|--|
| | Applicable | | Include all limits, work practices, monitoring, record keeping, etc. | | | | | | |
| Regulation | Yes | No | Explain Applicability Determination | List the specific limitations and/or requirements that apply. | How will compliance be demonstrated? | | | | |
| Regulation 61-62.1, Section II(E) Synthetic Minor Construction Permits | | \boxtimes | No operating restrictions are being requested | | | | | | |
| Regulation 61-62.1, Section II(G) Conditional Major Operating Permits | | \boxtimes | Facility is Title V source | | | | | | |
| Regulation 61-62.5, Standard No. 1 Emissions from Fuel Burning Operations | | \boxtimes | applicable to fuel burning operations | | | | | | |
| Regulation 61-62.5, Standard No. 2 Ambient Air Quality Standards | Ø | | applies to all sources | none | modeling demonstration not required, future allowable emissions (tpy) lower than current allowable emissions (tpy) | | | | |
| Regulation 61-62.5, Standard No. 3 Waste Combustion and Reduction | | \boxtimes | MACT control devices exempt | | | | | | |
| Regulation 61-62.5, Standard No. 4 Emissions from Process Industries | \boxtimes | | applicable to process sources | Process weight rule | Emission factors | | | | |
| Regulation 61-62.5, Standard No. 5 Volatile Organic Compounds | | \boxtimes | not a regulated activity | | | | | | |
| Regulation 61-62.5, Standard No. 5.2 Control of Oxides of Nitrogen | | | no burner modifications | | | | | | |
| Regulation 61-62.5, Standard No. 7 Prevention of Significant Deterioration* | | \boxtimes | Modification is not subject to PSD | | | | | | |
| Regulation 61-62.5, Standard No. 7.1 Nonattainment New Source Review* | | | attainment area | | | | | | |



Bureau of Air Quality Construction Permit Application Regulatory Review Page 2 of 2

| | | cable | listed below add any additional regulations that are triggered.) Include all limits, work practices, monitoring, record keeping, etc. | | | | | | | |
|--|-------------|-------------|--|---------------------|--|--|--|--|--|--|
| Regulation | Yes No | | s No Explain Applicability and/or req | | How will compliance be demonstrated? | | | | | |
| Regulation 61-62.5, Standard No. 8 Toxic Air Pollutants | | \boxtimes | All sources subject to MACT or included in Subpart S RTR | | | | | | | |
| Regulation 61-62.6 Control of Fugitive Particulate Matter | | \boxtimes | applies to fugitive dust sources | | | | | | | |
| Regulation 61-62.68 Chemical Accident Prevention Provisions | | \boxtimes | not a regulated activity | | | | | | | |
| Regulation 61-62.70 Title V Operating Permit Program | \boxtimes | | Facility has Title V operating permit | | | | | | | |
| 40 CFR Part 64 - Compliance Assurance Monitoring (CAM) | | \boxtimes | MACT Subpart S sources | | | | | | | |
| 40 CFR 60 Subpart A - General Provisions | | | applies to Subpart BB/BBa | | | | | | | |
| 40 CFR 60 Subpart BB/BBa - Kraft Pulp Mill NSPS | \boxtimes | | applies to Kraft pulp mill | TRS emission limits | Flame Failure System / Venting | | | | | |
| 40 CFR 61 Subpart A - General Provisions | | \boxtimes | not a regulated activity | | | | | | | |
| 40 CFR 63 Subpart A - General Provisions | \boxtimes | | applies to Subparts S | | | | | | | |
| 40 CFR 63 Subpart S – Pulp and Paper MACT | \boxtimes | | applies to Kraft pulp mill | HAP emission limits | Flame Failure System / Venting Stripper Steam Ratio | | | | | |

^{*} Green House Gas emissions must be quantified if these regulations are triggered.



Bureau of Air Quality Emission Point Information Page 1 of 4

| | A. APPLICATIO | ON IDENTIFICATION | |
|---|-----------------------------|---|--|
| 1. Facility Name: New-Indy Catawba LLC | | | |
| 2. SC Air Permit Number (if known; 8-digits only): 2440 | - 0005 | 3. Application Date: June 7, 2019 | to the second se |
| Project Description: Modify Kraft pulp mill to manufa mill Kappa to increase pulp yield from same raw materi one existing paper machine, TMP process, all paper coat | ial inputs (wood and | cooking liquor). Modify No.1 evaporate | |
| | B. FACILIT | Y INFORMATION | |
| 1. Is your company a Small Business? ☐ Yes ☒ No | | 2. If a Small Business or small g requested? ☐ Yes ☒ No | overnment facility, is Bureau assistance being |
| 3. Are other facilities collocated for air compliance? | Yes 🛛 No | 4. If Yes, provide permit numbers | of collocated facilities: |
| | C. AII | R CONTACT | |
| Consulting Firm Name (if applicable): | | | |
| Title/Position: Environmental Engineer | Salutation: Mr. | First Name: Mike | Last Name: Swanson |
| Mailing Address: P.O. Box 7 | | | |
| City: Catawba | | State: SC | Zip Code: 29704 |
| E-mail Address: mike.swanson@new-indycb.com | | Phone No.: (803) 981-8010 | Cell No.: |
| | | | |
| | | DISPERSION PARAMETERS | |
| Source data requirements are based on the appropriate source classif of data requirements. Include sources on a scaled site map. Also substituted in lieu of this form provided all of the required emission po | , a picture of area or volu | me sources would be helpful but is not require | red. A user generated document or spreadsheet may be |
| Abbreviations / Units of Measure: UTM = Universal Transverse Merc | | | |



Bureau of Air Quality Emission Point Information Page 2 of 4

| | | | (Point | source | | . POINT | 4C/2, C/23 | | | nd vents.) | | | | | |
|----------|--|--------------|-----------------------------|-------------|--------------|-------------------|------------|--------------------|------------------|-----------------|---------------|------------------------------|-------------|----------------|---------------|
| Emission | | Po | int Source C Projection: | | es | Release Height | Temp. | Exit | Inside | Discharge | Rain | Distance To Nearest | | Building | |
| Point ID | Description/Name | UTM E (m) | UTM N (m) | Lat (°N) | Long (°W) | AGL (ft) | (°F) | Velocity (ft/s) | Diameter (ft) | Orientatio n | Cap? (Y/N) | Property Boundary (ft) | Height (ft) | Length (ft) | Width (ft) |
| 2610S1 | NCG Incineration – Combination Boiler 1 | 509990 | 3855460 | | | 228 | 363.8 | 47.2 | 10 | Vertical | No | 1,100 | 148 | 36 | 42 |

| | (Area sour | ces such a | s storage | piles, a | | . AREA SOURCE sources that have | | nd level releases wi | th no plumes.) | |
|----------|---------------------|--------------|-----------------------------|-------------|--------------|---------------------------------|-----------------|----------------------|------------------|---------------------------|
| Emission | Description /Name | Ar | ea Source Co Projection: | | es | Release Height | Easterly Length | Northerly Length | Angle From North | Distance To Nearest |
| Point ID | Description/Name | UTM E (m) | UTM N (m) | Lat (°N) | Long (°W) | AGL (ft) | (ft) | (ft) | (°) | Property Boundary (ft) |
| 4600 | No. 2 Paper Machine | 509743 | 3855635 | | | 80 | 100 | 50 | -30 | 1,100 |
| 4100 | No. 3 Paper Machine | 509677 | 3855529 | | | 80 | 100 | 50 | -30 | 1,250 |
| 2100 | Pulp Dryer | 509648 | 3855443 | | | 80 | 100 | 50 | -30 | 1,400 |

| | (V | olume sour | ces such | as build | | OLUME SOURCE DA | ATA spersion vertical depth | prior to release.) | |
|----------|------------------|--------------|-------------------------|-------------|---------------|-----------------|--------------------------------|----------------------------|---------------------------|
| Emission | December Name | Volu | me Source Projection | | ites | Release Height | Initial Horizontal | Initial Vertical Dimension | Distance To Nearest |
| Point ID | Description/Name | UTM E (m) | UTM N (m) | Lat (°N) | Long (° W) | AGL (ft) | Dimension (ft) | (ft) | Property Boundary (ft) |
| | | | | | | | | | |
| | | | | | | | | | |



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| | | | (Point so | ources v | | FLARE SOURCE D combustion takes p | ATA lace at the tip of the s | tack.) | | | |
|----------|------------------|--------------|----------------------------|-------------|--------------|--------------------------------------|---------------------------------|---------------------------|-------------|----------------|---------------|
| Emission | S 1 1 1 | Fla | are Source (Projection | | es | Release Height | Heat Release Rate | Distance To Nearest | | Building | |
| Point ID | Description/Name | UTM E (m) | UTM N (m) | Lat (°N) | Long (°W) | AGL (ft) | (BTU/hr) | Property Boundary (ft) | Height (ft) | Length (ft) | Width (ft) |
| | | | | | | | | | | | |
| | | | | | | | | | | | 1 |

| | | | | I. AREA CIR | CULAR SOURCE DATA | | |
|-------------------|------------------|------------------------|--|--|--|---|---|
| Description (Name | Area C | | | inates | Release Height | Radius of Area | Distance To Nearest |
| Description/Name | UTM E (m) | UTM N (m) | Lat (°N) | Long (°W) | AGL (ft) | (ft) | Property Boundary (ft) |
| | | | | | | | |
| | Description/Name | Description/Name UTM E | Description/Name Projection UTM E UTM N | Description/Name Projection: UTM E UTM N Lat | Area Circular Source Coordinates Projection: UTM E UTM N Lat Long | Description/Name Area Circular Source Coordinates Projection: UTM E UTM N Lat Long Release Height AGL (ft) | Description/Name Area Circular Source Coordinates Projection: UTM E UTM N Lat Long Release Height Radius of Area (ft) |

| | | a the same | J. ARE | A POLY SOURCE DATA | |
|----------|------------------|-----------------------------|--------------|--------------------|--------------------|
| Emission | Danniskin Alema | Area Poly Sour Projectio | | Release Height | Number of Vertices |
| Point ID | Description/Name | UTM E (m) | UTM N (m) | AGL (ft) | Number of Vertices |
| | | | | | |
| | | | | | |

| | | | | K. OPEN PIT SO | OURCE DATA | | | |
|----------|------------------|-------------------------------|--------------|----------------|---|----------------|--------|----------------------|
| Emission | Danishing (Name | Open Pit Source Projection | | Release Height | Easterly Length | Northerly | Volume | Angle From North (0) |
| Point ID | Description/Name | UTM E (m) | UTM N (m) | AGL (ft) | (ft) | Length (ft) | (ft³) | Angle From North (°) |
| | | | | | | | | |
| | | | | | (Table 1 1 1 1 1 1 1 1 1 1 | | | |



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| | | L. EMISSION | RATES | | | |
|----------------------|----------------|-------------|--------------------------|--------------------------|-------------------------------|---------------------|
| Emission Point ID | Pollutant Name | CAS# | Emission Rate (lb/hr) | Same as Permitted (1) | Controlled or Uncontrolled | Averaging Period |
| 2610S1 | SO2 | | 474 / 1,136* | ☐ Yes ⊠ No | uncontrolled | 24-hour |
| 2610S1 | NOX | | 46.7 | ☐ Yes 🛛 No | uncontrolled | 24-hour |
| 2610S1 | CO | | 8.2 | ☐ Yes ☒ No | uncontrolled | 24-hour |
| 4600 | PM10 | | 0.048 | ☐ Yes ☒ No | uncontrolled | 24-hour |
| 4600 | PM2.5 | | 0.048 | ☐ Yes ☒ No | uncontrolled | 24-hour |
| 4100 | PM10 | | 0.20 | ☐ Yes ☒ No | uncontrolled | 24-hour |
| 4100 | PM2.5 | | 0.20 | ☐ Yes ⊠ No | uncontrolled | 24-hour |
| 2100 | PM10 | | 0.054 | ☐ Yes 🛛 No | uncontrolled | 24-hour |
| 2100 | PM2.5 | | 0.054 | Yes No | uncontrolled | 24-hour |
| | | | | Yes No | | |
| 100 | | | | Yes No | 1 77 73 | |

⁽¹⁾ Any difference between the rates used for permitting and the air compliance demonstration must be explained in the application report. The maximum facility-wide emissions are decreasing by 392 lb/hr for SO_2 , 139 lb/hr for NO_X , 104 lb/hr for CO, 43 lb/hr for PM_{10} and 32 lb/hr for $PM_{2.5}$. The projected maximum SO_2 emission rate for 2610S1 is 474 lb/hr, the emission rate using the BACT emission limit is 1,136 lb/hr.

ATTACHMENT B
EMISSION CALCULATIONS
PSD APPLICABILITY

| | | Prod | uction | V00 | as VOC) | | 00 | | 10x |
|--|----------------------|------------|-----------------------|--------|-----------|--------|-----------|--------|----------|
| | | | | factor | emissions | factor | emissions | factor | emission |
| Emission Unit | Basis | amount | units | Ibiton | tpy | lb/ton | tpy | lb/ton | tp) |
| BASELINE ACTUAL EMISSIONS (BAE) - | JANUARY 20 | 10 through | DECEMBER 201 | 1 | | | | | |
| Kraft Mill NCG System* | Modified | | ADTP/day | | 104 64 | | 20.48 | | 202 11 |
| Kraft Mill Bleach Plant | Retired | | A.DTP/day | | 64 04 | | 214.50 | | |
| CIO2 Plant [®] | Retired | | ton/day | | 0.32 | | | | |
| Methanol Tank ^a | Retired | | | | 1.75 | | | | |
| No. 1 Paper Machine - Coated Paper ⁸ | Retred" | | ADTFP/day | | 22 71 | i | | | |
| No. 2 Paper Machine - Coated Paper ^a | Modified | | ADTFP/day | | 36.57 | | | | |
| No. 2 Paper Machine - Brown Paper : | Modified | | ADTFP/day | | 0.00 | | | 355 | |
| No. 3 Paper Machine - Coated Paper ^a | Modified | | ADTFP/day | | 54 30 | | | | |
| No. 3 Paper Machine - Linerboard - | Modified | | ADTFP/day | | 0.00 | | V | | |
| Pulp Dr. er - Bleached | Modified | | ADTFP/day | | 23.87 | | | | |
| Pulp Drver - Unbleached ^{C C} | Modified | | ADTFP/day | | 0.00 | | | | 1 |
| No. 1 Coater - Natural Gas [®] | Retired | | mmBtu/day | | 1 12 | | 6 82 | | 8 12 |
| No 2 Coater - Natural Gas [®] | Retired | | mmBtu day | | 1 83 | | 11.17 | | 13 29 |
| No. 3 On-Machine Coater - Natural Gas [®] | Retired | | mmBtu/day | | 1.93 | | 1180 | | 14.04 |
| Starch Silos* | Retired | | THE COST | | | 1 | 7.00 | | |
| TMP ⁸ | Retired | | ADTP/day | | 191 80 | | | | |
| TMP Bleaching ⁸ | Retired | | ADTP/day | | 1.56 | | | | |
| Wood, ard ⁸ | affected | | Tons/day | | 4 17 | | | | |
| Power Boiler - Natural Gas ⁸ | Retired | | mmBtu da | | 0 19 | | 1 16 | | 3.87 |
| Power Boiler - No. 6 Oil ⁵ | Retired | | | | 0.94 | | 2.48 | | 23.31 |
| Wastewater System ⁵ | affected | | gal/day ADTP/day | | 529 35 | | 2.40 | | 23.31 |
| TOTAL BASELINE EMISSIONS | alected | 20000 | ADIFIGA | - | 1,041,1 | | 268.4 | | 264.7 |
| PROJECTED ACTUAL EMISSIONS (PAE | | | | | 1,041.1 | | 200.4 | | 204.1 |
| Kraft Mill NCG System | 7000000 | | ADTP/day | | 400.40 | | 35.85 | | 204 67 |
| Kraft Mill Bleach Plant ⁸ | Modified Retired* | | ADTP/day | | 0.00 | | 0.00 | - | 204.57 |
| 0102 Plant [®] | | | | | 0.00 | | 0.00 | | |
| Methanol Tank ^a | Retired | | ton/day | | 0.00 | | | 930 | |
| | | | ID#Dide | | | | | | |
| No 1 Paper Machine - Coated Paper | Retired | | ADTFP/day | | 0.00 | | | | |
| No. 2 Paper Machine - Coated Paper | Modified | | ADTFP/day | | 0.00 | | | | - |
| No. 2 Paper Machine - Brown Paper - | Modified | | ADTFP/day | | 82 46 | | 1 | | |
| No. 3 Paper Machine - Coated Paper | Modified | | ADTFP/day | | 0.00 | | | | + |
| No. 3 Paper Machine - Linerboard - | Modified | | ADTFP/day | | 345.11. | | | - | |
| Pulp Dryer - Bleached | Modified | | ADTFP/day | | 0.00 | | | - | + |
| Pulp Dryer - Unbleached ^{© 2} | Modified | | ADTFP/day | | 93 40 | | 100 | | |
| No. 1 Coater - Natural Gas | Retired | | mmBtu/da _i | | 0.00 | | 0.00 | | 0.00 |
| No. 2 Coater - Natural Gas ⁵ | Retired | | mmBtu/da _i | | 0.00 | | 0.00 | | 0.00 |
| No. 3 On-Machine Coater - Natural Gas ^a | Retired | | mmBtu/day | | 0.00 | | 0.00 | | 0.00 |
| Starch Silos | Retired | | 1 | | | | - | | + |
| TMP* | Retired | | A DTP/day | | 0.00 | | | | + |
| TMP Bleaching [®] | Retired | | A DTP/day | | 0.00 | 1 | | | - |
| Woody and * | affected | | Tons/day | | 4 21 | | 1 | | |
| Power Boiler - Natural Gas ^e | Retired | | mmBtu/day | | 0.00 | | 0.00 | | 0.00 |
| Power Boiler - No. 6 Oil ^e | Retired | | gal/da _i | | 0.00 | | 0.00 | | 0.00 |
| Wastewater System* | affected | | ADTP/day | | 448 40 | | | | |
| TOTAL PROJECTED EMISSIONS | | | | | 1,074.1 | | 35.8 | | 204.7 |
| NSR APPLICABILITY - BAE-to-PAE | | | | | | | | | |
| TOTAL BASELINE EMISSIONS | 1 | | | | 1.041.1 | | 268 4 | | 264 7 |
| TOTAL PROJECTED EMISSIONS | | | | | 1,074 1 | | 35.8 | | 204.7 |
| NET EMISSION INCREASE | | | | | 33.0 | | (232.6) | | (60.1) |
| NSR Threshold | - 6 | | | | 40 | | 100 | | 40 |

A - see Catawba NCG Factors tab for development of emission factors

B - see Title V Permit Renewal Inventor;
C - Particulate emissions from NCASITB 884, Appendix E, Table E1, source PMICA 10 (linerboard machine).
D - see Linerboard V OC_TRS Factors tab for development of emission factors
E - AP-42 emission factors based on 2012 average #5 fuel oil sulfur content of 1 90%. CY2012 is the earliest year available.

F - see WWTP Emission Factors tab for development of emission factors

| | | Production | | SO ₂ | 7 | SP | PM ₁₀ | |
|--|------------------------------------|------------------------|------------------|-----------------|------------------|------------------|------------------|-----------|
| Emission Unit | Basis | amount units | factor lb/ton | emissions | factor lb/ton | emissions tpy | factor lb/ton | emissions |
| BASELINE ACTUAL EMISSIONS (BAE) - | THE RESERVE OF THE PERSON NAMED IN | The second second | | tpy | ID/(DI) | цру | ibitori | ipy |
| Kraft Mill NCG System ^A | Modified | ADTP/day | | 1,904.59 | | - | | |
| Kraft Mill Bleach Plant ^B | Retired* | ADTP/day | | 1,904.59 | | | | 1 |
| CIO2 Plant ^B | Retired | ton/day | - | | | | | |
| Methanol Tank ^B | Retired | torvday | | | | | | |
| No. 1 Paper Machine - Coated Paper ^B | Retired* | ADTED/day | | 1 | | 0.41 | | 0.41 |
| No. 2 Paper Machine - Coated Paper ^B | Modified | ADTFP/day | | 1 | | 0.65 | | 0.65 |
| No. 2 Paper Machine - Coated Paper No. 2 Paper Machine - Brown Paper C.D. | Modified | ADTFP/day ADTFP/day | | | | 0.00 | | 0.00 |
| No. 3 Paper Machine - Coated Paper ⁸ | Modified | ADTFP/day | | 1 | | 0.97 | | 0.97 |
| No. 3 Paper Machine - Coated Paper No. 3 Paper Machine - Linerboard ^{C,D} | Modified | | | 1 | | 0.00 | | 0.00 |
| | | ADTFP/day | - | + | | | | 0.69 |
| Pulp Dryer - Bleached ⁶ | Modified | ADTFP/day | - | | | 0.69 | | |
| Pulp Dryer - Unbleached ^{C, D} | Modified | ADTFP/day | | 0.05 | | 0.00 | | 0.00 |
| No. 1 Coater - Natural Gas ^B | Retired | mmBtu/day | | 0.05 | | 0.15 | | 0.62 |
| No. 2 Coater - Natural Gas ^B | Retired | mmBtu/day | | 0.08 | | 0.25 | | 1.01 |
| No. 3 On-Machine Coater - Natural Gas ^B | Retired | mmBtu/day | | 0.08 | - | 0.27 | | 1.07 |
| Starch Silos ^B | Retired | | | 4 | | 0.83 | | 0.51 |
| TMP ⁸ | Retired | ADTP/day | | 1 | | | | - |
| TMP Bleaching ^B | Retired | ADTP/day | - | 4 | | | 1800 | N- |
| Woody ard ^B | affected | Tons/day | | 3 | | 97.01 | | 14.55 |
| Power Boiler - Natural Gas ^B | Retired | mmBtu/day | | 0.01 | | 0.03 | | 0.10 |
| Power Boiler - No. 6 Oil ^E | Retired | gal/day | | 147.92 | | 10.28 | | 8.05 |
| Wastewater System ^F | affected | ADTP/day | | | | | - | |
| TOTAL BASELINE EMISSIONS | | | Ü | 2,052.7 | | 111.6 | 1500 L | 28.6 |
| PROJECTED ACTUAL EMISSIONS (PAR | | | | | | | | |
| Kraft Mill NCG System ^A | Modified | ADTP/day | | 2,076 10 | | | | - |
| Kraft Mill Bleach Plant ^B | Retired* | ADTP/day | | | | | | _ |
| CIO2 Plant ^B | Retired | ton/day | | | | | | 1 |
| Methanol Tank ^B | Retired | | | | 35-54 | | | |
| No. 1 Paper Machine - Coated Paper ^B | Retired* | ADTFP/day | | | | 0.00 | | 0.00 |
| No. 2 Paper Machine - Coated Paper ⁸ | Modified | ADTFP/day | | | | 0.00 | | 0.00 |
| No. 2 Paper Machine - Brown Paper C.D | Modified | ADTFP/day | | | | 0.21 | | 0.21 |
| No. 3 Paper Machine - Coated Paper ^B | Modified | ADTFP/day | | | | 0.00 | | 0.00 |
| No. 3 Paper Machine - Linerboard ^{C,D} | Modified | ADTFP/day | | (| | 0.88 | | 0.88 |
| Pulp Dryer - Bleached ^B | Modified | ADTFP/day | | | | 0,00 | | 0.00 |
| Pulp Dryer - Unbleached ^{C.D.} | Modified | ADTFP/day | | | | 0.24 | | 0.24 |
| No. 1 Coater - Natural Gas ⁸ | Retired | mmBtu/day | | 0.00 | | 0.00 | | 0.00 |
| No. 2 Coater - Natural Gas ^B | Retired | mmBtu/day | | 0.00 | | 0.00 | | 0.00 |
| No. 3 On-Machine Coater - Natural Gas ^B | Retired | mmBtu/day | | 0.00 | | 0.00 | | 0.00 |
| Starch Silos ^B | Retired | | | | | 0.00 | | 0.00 |
| TMP ⁸ | Retired | ADTP/day | | | | | | 100 |
| TMP Bleaching ^B | Retired | ADTP/day | | | | | | |
| Woody ard ^B | affected | Tons/day | | | | 105.00 | | 15.75 |
| Power Boiler - Natural Gas ^B | Retired | mmBtu/day | | 0.00 | | 0.00 | | 0.00 |
| Power Boiler - No. 6 Oil ^E | Retired | gal/day | | 0.00 | | 0.00 | | 0.00 |
| Wastewater System ^F | affected | ADTP/day | | | | | 1000 | |
| TOTAL PROJECTED EMISSIONS | 100 | The region of | | 2,076.1 | | 106.3 | | 17.1 |
| NSR APPLICABILITY - BAE-to-PAE | | | | 2,3,0,1 | | .50,0 | | |
| TOTAL BASELINE EMISSIONS | 100 | | | 2,052.7 | | 111.6 | | 28.6 |
| TOTAL PROJECTED EMISSIONS | | | 3 | 2,052.7 | | 106.3 | - | 17.1 |
| | | | | | | | | |
| NET EMISSION INCREASE NSR Threshold | | | | 23.4 | | (5.2) | | (11.6) |

A - see 'Catawba NCG Factors' tab for development of emission factors.

B - see Title V Permit Renewal Inventory.

C - Particulate emissions from NCASI TB 884, Appendix E, Table E1, source PMCA10 (linerboard machine).

D - see 'Linerboard VOC_TRS Factors' tab for development of emission factors.

E - AP-42 emission factors based on 2012 average #6 fuel oil sulfur content of 1.90%. CY2012 is the earliest year available.

F - see 'WWTP Emission Factors' tab for development of emission factors.

| | | Prod | duction | P | M _{2.5} | 11 11 | rrs | H ₂ S | |
|--|----------|-------------|------------------|------------------|------------------|------------------|-----------|------------------|----------|
| Emission Unit | Basis | amount | uinits | factor lb/ton | emissions | factor lb/ton | emissions | factor lb/ton | emission |
| BASELINE ACTUAL EMISSIONS (BAE) - | - | | | | tpy | 10/1011 | tpy | ID/LOT | tpy |
| Kraft Mill NCG System ^A | Modified | o to unough | TO A PART OF THE | _ | | | 17.50 | | 3.89 |
| Kraft Mill Bleach Plant ^B | Retired* | | ADTP/day | | | | | | 3.09 |
| CIO2 Plant ⁸ | | | ADTP/day | - | | | 1.18 | - | |
| | Retired | | ton/day | - | | | | | |
| Methanol Tank ^B | Retired | | ADTERMEN | _ | 0.44 | | | | |
| No. 1 Paper Machine - Coated Paper ⁸ | Retired* | | ADTFP/day | | 0.41 | | | | |
| No. 2 Paper Machine - Coated Paper | Modified | | ADTFP/day | | 0.65 | | 0.00 | | |
| No. 2 Paper Machine - Brown Paper C.D | Modified | | ADTFP/day | | 0.00 | | 0.00 | | |
| No. 3 Paper Machine - Coated Paper ^B | Modified | | ADTFP/day | | 0.97 | | 4.0 | - | - |
| No. 3 Paper Machine - Linerboard ^{C,D} | Modified | | ADTFP/day | | 0.00 | | 0,00 | | |
| Pulp Dryer - Bleached ⁸ | Modified | | ADTFP/day | | 0.69 | | 1.18 | | |
| Pulp Dryer - Unbleached ^{C.D} | Modified | | ADTFP/day | | 0.00 | | 0.00 | | - |
| No. 1 Coater - Natural Gas ^B | Retired | | mmBtu/day | | 0.62 | | | | - |
| No. 2 Coater - Natural Gas ^B | Retired | | mmBtu/day | | 1,01 | | | | |
| No. 3 On-Machine Coater - Natural Gas ^B | Retired | | mmBtu/day | | 1.07 | | | | - |
| Starch Silos ^B | Retired | | Alexandria A | | 0.19 | | | | - |
| TMP ^B | Retired | | ADTP/day | | 1 | - | | - | - |
| TMP Bleaching ^B | Retired | | ADTP/day | | | | - | | |
| Woody ard ^B | affected | | Tons/day | | 0.97 | | | | |
| Power Boiler - Natural Gas ⁸ | Retired | | mmBtu/day | | 0.10 | | | | |
| Power Boiler - No. 6 Oil ^E | Retired | | gal/day | | 6.07 | | | V (| |
| Wastewater System ^F | affected | | ADTP/day | | | | 129.52 | 2.10E-02 | 5.91 |
| TOTAL BASELINE EMISSIONS | | | | | 12.8 | | 149.4 | | 9.8 |
| PROJECTED ACTUAL EMISSIONS (PAE | | | | | | | | | |
| Kraft Mill NCG System ^A | Modified | | ADTP/day | | | | 19.00 | 8.75E-03 | 4.31 |
| Kraft Mill Bleach Plant ^B | Retired* | | ADTP/day | | | | 0.00 | | |
| CIO2 Plant ^B | Retired | | ton/day | | 1 | | | | |
| Methanol Tank ^B | Retired | | | 6 1 1 | | | | | |
| No. 1 Paper Machine - Coated Paper ⁸ | Retired* | | ADTFP/day | | 0.00 | | | | |
| No. 2 Paper Machine - Coated Paper ⁸ | Modified | | ADTFP/day | | 0.00 | | | | |
| No. 2 Paper Machine - Brown Paper ^{C.D} | Modified | | ADTFP/day | | 0,21 | | 3.27 | | |
| No. 3 Paper Machine - Coated Paper ⁸ | Modified | | ADTFP/day | | 0.00 | | | | |
| No. 3 Paper Machine - Linerboard ^{C,D} | Modified | | ADTFP/day | | 0.88 | | 13.69 | | |
| Pulp Dryer - Bleached ^B | Modified | | ADTFP/day | | 0.00 | | 0.00 | | |
| Pulp Dryer - Unbleached ^{C.D} | Modified | | ADTFP/day | | 0.24 | | 3.70 | | |
| No. 1 Coater - Natural Gas ^B | Retired | | mmBtu/day | | 0.00 | | | | |
| No. 2 Coater - Natural Gas ^B | Retired | | mmBtu/day | | 0.00 | | | | |
| No. 3 On-Machine Coater - Natural Gas ⁸ | Retired | | mmBtu/day | | 0.00 | | | | |
| Starch Silos ^B | Retired | | | | 0.00 | | | | |
| TMP ^B | Retired | | ADTP/day | | | | | | |
| TMP Bleaching ^B | Retired | | ADTP/day | 1 - 1 | | | | | |
| Woody ard ⁸ | affected | | Tons/day | | 1.05 | | - | | |
| Power Boiler - Natural Gas ⁸ | Retired | | mmBtu/day | | 0.00 | | | V | |
| Power Boiler - No. 6 Oil ^E | Retired | | gal/day | | 0.00 | | | | |
| Wastewater System ^F | affected | | ADTP/day | 1000 | 0,00 | | 118.26 | | 5.42 |
| TOTAL PROJECTED EMISSIONS | Bildoted | | Abiriday | | 2.4 | | 167.9 | | 9.7 |
| NSR APPLICABILITY - BAE-to-PAE | | | | | 4.4 | | 107.5 | | 9.1 |
| | | | | 100 | 40.0 | | 440.4 | | 0.0 |
| TOTAL BASELINE EMISSIONS TOTAL PROJECTED EMISSIONS | | - | | 1 | 12.8 | - | 149.4 | | 9.8 |
| | | | | | 2.4 | | 157.9 | | 9.7 |
| NET EMISSION INCREASE | | 1 | 1 | - | (10.4) | | 8.6 | | (0.1) |

A - see 'Catawba NCG Factors' tab for development of emission factors,
B - see Title V Permit Renewal Inventory,
C - Particulate emissions from NCASI TB 884, Appendix E, Table E1, source PMCA10 (linerboard machine).

D - see 'Linerboard VOC_TRS Factors' tab for development of emission factors.

E - AP-42 emission factors based on 2012 average #6 fuel oil sulfur content of 1.90%. CY2012 is the earliest year available. F - see 'WWTP Emission Factors' tab for development of emission factors.

| | | Proc | luction | LE | AD | 0 | O ₂ e |
|--|----------|--------------|--------------|--------|-----------|--------|------------------|
| | | | 6.7 | factor | emissions | factor | emissions |
| Emission Unit | Basis | amount | ulnits | lb/ton | tpy | lb/ton | tpy |
| BASELINE ACTUAL EMISSIONS (BAE) | | 2010 through | | | | | |
| Kraft Mill NCG System ^A | Modified | | ADTP/day | | | | - |
| Kraft Mill Bleach Plant ^B | Retired* | | ADTP/day | | | | |
| CIO2 Plant ^B | Retired | | ton/day | | | | |
| Methanol Tank ⁸ | Retired | | | | | | |
| No. 1 Paper Machine - Coated Paper ⁸ | Retired* | | ADTFP/day | | | | |
| No. 2 Paper Machine - Coated Paper ^B | Modified | | ADTFP/day | | | | |
| No. 2 Paper Machine - Brown Paper ^{C,D} | Modified | | ADTFP/day | | | | |
| No 3 Paper Machine - Coated Paper ⁸ | Modified | | ADTFP/day | | | | |
| No. 3 Paper Machine - Linerboard ^{C, D} | Modified | | ADTFP/day | | 1 | | |
| Pulp Dryer - Bleached ^B | Modified | | ADTFP/day | | | | |
| Pulp Dryer - Unbleached ^{C,D} | Modified | | ADTFP/day | | | | |
| No. 1 Coater - Natural Gas ^B | Retired | | mmBtu/day | | 0.00 | | 9,514 |
| No. 2 Coater - Natural Gas ^B | Retired | | mmBtu/day | | 0.00 | | 15,576 |
| No. 3 On-Machine Coater - Natural Gas ^B | Retired | | mmBtu/day | | 0.00 | | 16,453 |
| Starch Silos ⁸ | Retired | | | | Terres I | | |
| TMP ⁸ | Retired | | ADTP/day | 700 | | - | 1 |
| TMP Bleaching ⁸ | Retired | | ADTP/day | | | | |
| Woodyard ^B | affected | | Tons/day | | | | |
| Power Boiler - Natural Gas ⁸ | Retired | | mmBtu/day | | 0.00 | | 1,618 |
| Power Boiler - No. 6 Oil ^E | Retired | | gal/day | | 0.00 | | 12,373 |
| Wastewater System ^F | affected | | ADTP/day | | 0.00 | | 12,575 |
| TOTAL BASELINE EMISSIONS | allected | | ADTF/day | | 0.00 | - | 55,535 |
| PROJECTED ACTUAL EMISSIONS (PAGE | | | | | 0.00 | | 50,535 |
| Kraft Mill NCG System ^A | Modified | | ADTP/day | | | | |
| Kraft Mill Bleach Plant ^B | Retired* | | A-0.70 (000) | _ | | | - |
| CIO2 Plant ^B | Retired | | ADTP/day | _ | | | |
| Methanol Tank ⁸ | | | ton/day | | | | |
| | Retired | | ADTEDIAN | _ | | | 1 |
| No. 1 Paper Machine - Coated Paper ^B | Retired* | | ADTFP/day | _ | | | - |
| No. 2 Paper Machine - Coated Paper ^B | Modified | | ADTFP/day | | | - | - |
| No. 2 Paper Machine - Brown Paper D | Modified | | ADTFP/day | | | | - |
| No. 3 Paper Machine - Coated Paper ⁸ | Modified | | ADTFP/day | - | | | |
| No. 3 Paper Machine - Linerboard ^{C, D} | Modified | | ADTFP/day | | | | |
| Pulp Dryer - Bleached ^B | Modified | | ADTFP/day | | | | - |
| Pulp Dryer - Unbleached ^{C,D} | Modified | | ADTFP/day | - | | | |
| No. 1 Coater - Natural Gas ^B | Retired | | mmBtu/day | | 0.00 | | 0 |
| No. 2 Coater - Natural Gas ⁸ | Retired | | mmBtu/day | | 0.00 | | 0 |
| No. 3 On-Machine Coater - Natural Gas ^B | Retired | | mmBtu/day | | 0.00 | | 0 |
| Starch Silos ^B | Retired | | | | | | |
| TMP ⁸ | Retired | | ADTP/day | | | | |
| TMP Bleaching ^B | Retired | | ADTP/day | | | | |
| Woody ard ^B | affected | | Tons/day | 4 | 4 | | |
| Power Boiler - Natural Gas ^B | Retired | | mmBtu/day | | 0.00 | | 0 |
| Power Boiler - No. 6 Oil ^E | Retired | | gal/day | | 0.00 | | 0 |
| Wastewater System ^F | affected | | ADTP/day | | | | |
| TOTAL PROJECTED EMISSIONS | | | | | 0.00 | | 0 |
| ISR APPLICABILITY - BAE-to-PAE | | | | | | | |
| TOTAL BASELINE EMISSIONS | | | | | 0.00 | | 55,535 |
| TOTAL PROJECTED EMISSIONS | | | | | 0.00 | | 0 |
| NET EMISSION INCREASE | | | 0.00 | | (0.0) | | (55,535) |
| NSR Threshold | | | | | 0.6 | | 75,000 |

A - see 'Catawba NCG Factors' tab for development of emission factors.

B - see Title V Permit Renewal Inventory.

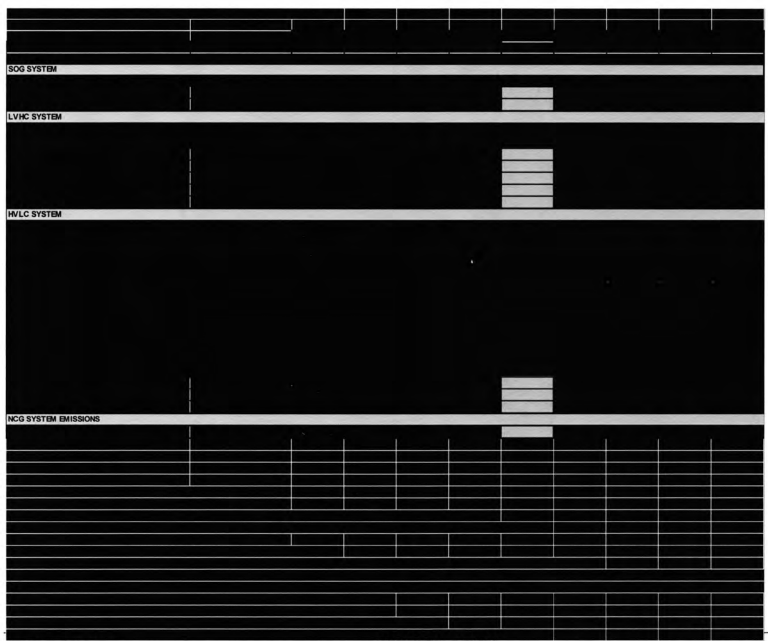
C - Particulate emissions from NCASI TB 884, Appendix E, Table E1, source PMCA10 (linerboard machine).

D - see 'Linerboard VOC_TRS Factors' tab for development of emission factors.

E - AP-42 emission factors based on 2012 average #6 fuel oil sulfur content of 1.90%. CY2012 is the earliest year available.

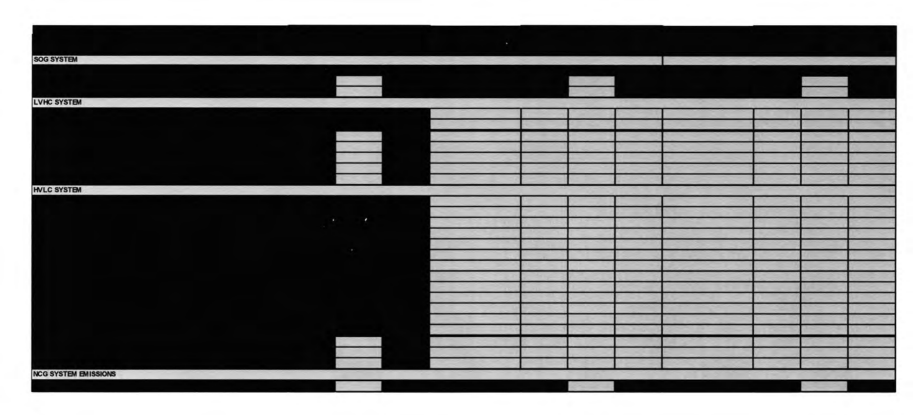
F - see 'WWTP Emission Factors' tab for development of emission factors.

ATTACHMENT C EMISSION CALCULATIONS BLEACHED and UNBLEACHED PULP PRODUCTION



Updated July 2019

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February 20, 2019

TO: Bob Tourville, New Indy Containerboard

FROM: Zach Emerson, NCASI

SUBJECT Methanol and TRS Content of LVHCs at Bleached and Unbleached Chemical Pulp Mills

At your request, NCASI staff evaluated the underlying emissions data in the NGASI Pulp and Paper Air Toxics Database (2018 release version). The goal was to determine if the factors for methanol and total reduced sulfur (TRS) in Kraft Mill low volume high concentration gases (LVHCs, id., digester + evaporator noncondensible gases (NCGs)) differed significantly between bleached and unbleached pulp mills.

Background

Methanol and TRS are lignin degradation compounds generated in the digester during Kraft pulping. The extent of formation varies and depends upon several process factors, including cooking time, chemical use and temperature. It is expected that a black liquor and pulp mixture cooked to a higher Kappa number (i.e., more residual lignin and cooked less aggressively) will contain lower amounts of methanol and TRS compounds. As bleaching-grade pulps are typically cooked to a lower Kappa number, the resulting digester gases, black liquor and pulp would be expected to have higher amounts of methanol and TRS compounds than for unbleached pulp manufacturing.

Given TRS and methanol masses in LVHCs are attributable to their presence in digester off-gases and in weak liquor, it is reasonable to expect that the LVHC content of these chemicals would be higher at bleached pulp mills than at unbleached pulp mills. Below are the results of an analysis of NCASI information that examines this hypothesis.

Analysis

The Master Summary Table of the NCASI Air Toxics Database (2015 release version) presents various NCS loading factors for methanol and for TRS; however, it combines the LVHC measurements at bleached and unbleached mills into a single dataset to calculate an average Individual test event data are available in the Detailed Sheets of the database. This database compiles emissions information for many compounds at many process units and is made available to NCASI members on the NCASI Website. Information from the following file was used in this analysis:

Table A6a and A6b Kraft Pulp Mill NCGs (September 2018) xls

The underlying reports for each facility were reviewed to determine if the facility manufactured bleached or unbleached pulp. The data was then segregated into the following four sets:

- . LVIIC's at Bleached Pulp Mills Methanol
- . LVHC's at Unbleached Pulp Mills Methanol
- . LVHCs at Bleached Pulp Mills TRS.
- . LVIIC's at Unbleached Pulp Mills TRS

Note there were five LVHC data points for which there is no hydrogen sulfide data; these facilities were excluded from the analysis, as TRS could not be estimated. There was one TRS outlier measurement for both unbleached and bleached LVHCs, as well.

Table 1 presents calculated methanol factors for LVHCs at bleached and unbleached facilities. A total of 14 LVHCs at bleached mills and 5 LVHCs at unbleached mills are included.

Table 1: Comparison of Methanol LVHC Factors at Bleached and Unbleached Facilities

| Methanol | | ond Factor not/ADTUBP) |
|--------------------|------------------------|---------------------------|
| | At Bleached Facilities | At Unbleached Facilities |
| Mean | 0.68 | 0.05 |
| Median | 0.19 | 0.06 |
| Standard Deviation | 1.1 | 0.04 |
| Count | 14 | 5 |
| Range | 0.01 to 3.5 | =0.01 to 0.11 |

The mean and median methanol emission factors for LVHCs at bleached and unbleached facilities are quite different, with the mean bleached methanol factor being higher than the mean unbleached factor.

Table 2 presents calculated TRS factors for LVHCs at bleached and unbleached facilities. A total of 7 LVHCs at bleached mills and 4 LVHCs at unbleached mills are included.

Table 2: Comparison of TRS LVHC Factors at Bleached and Unbleached Facilities

| Total Reduced Sulfur | Mass Load Factor (Ib of S.ADTURP) | | |
|----------------------|--------------------------------------|--------------------------|--|
| | At Bleached Facilities | At Unbleached Facilities | |
| Mean | 12 | -0.91 | |
| Median | 10 | 0.84 | |
| Standard Deviation | 3.4 | 0.08 | |
| Count | 7 | 4 | |
| Range | 0.09 to 3.3. | 0.28 to 1.7 | |

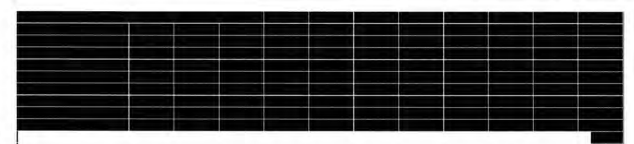
The mean and median TRS factors for bleached and unbleached LVHCs are also different, with the mean bleached LVHC TRS mass load factor being higher than the mean unbleached LVHC factor.

The results of this analysis support the hypothesis that the mass loads of methanol and TRS in low volume high concentration gases are lower at unbleached pulp mills than at bleached pulp mills. NCASI will evaluate making this change in the NCASI Air Toxics Database.

If you have any questions concerning this analysis, please feel free to contact me

NATIONAL COUNCIL FOR ANY AND STREAM IMPROVEMENT INC.

(i) 402 SW 140th Torraco Newberry, FL 32669-3000



Issued 2018 (Last Updated March 2015) Methanol p. 5

TABLE 2 NON-KRAFT WWTP INFLUENT CONCENTRATIONS FOR METHANOL

| TYPE OF PULPING | REF. | NO. OF MILLS SAMPLED | METHANOL | |
|------------------------|-------------|-------------------------|------------|---------|
| | | | RANGE | AVERAGE |
| Bleached Sulfite | NCASI 1994a | 2 | 15 to 79 | 47.4 |
| Semi-Chemical | NCASI 1994a | 1 | | 27.1 |
| Deinked Tissue | NCASI* | 1 | | 2.7 |
| Deinked Newsprint | NCASI* | 1 | | 7.8 |
| Wastepaper, Board | NCASI* | 1 | | 1.0 |
| Wastepaper, Corrugated | NCASI* | 1 | 0.8 to 2.1 | 1.5 |
| Groundwood, Newsprint | NCASI* | 1 | | 0.7 |

*NCASI WWTP Sampling Database - Unpublished

TABLE 3 METHANOL CONTENT OF KRAFT MILL CONDENSATES AND BLEACH PLANT EFFLUENTS (SOFTWOOD AND HARDWOOD)

| | NO. OF MILLS SAMPLED | METHANOL, Ib/ADTUBP | | |
|---|-------------------------|---------------------|------|--------|
| | | RANGE | MEAN | MEDIAN |
| Unbleached Kraft Mill Condensates ¹ | 3 | 11.3 to 16.2 | 13.4 | 12.7 |
| Bleached Kraft Mill Condensates ¹ (including mills with O ₂ delignification) | 15 | 16.5 to 27.0 | 21.1 | 21.4 |
| Bleach Plant Effluents ² | lab study | 4.0 to 6.5 | 5.0 | 4.9 |

¹ includes all pulp mill and evaporator area condensates (NCASI 1995)

3.3 Otherwise use the toxic chemical

This would be the sum of all the methanol used at the manufacturing site. A 10,000 lb/yr reporting threshold applies for this category. Ancillary or other uses of methanol could include methanol used in printing inks, solvents, antifreeze, and methanol-based ClO_2 generation processes.

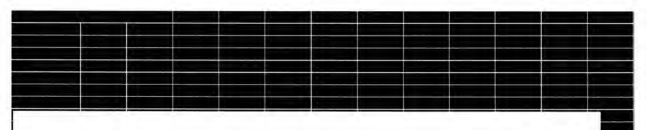
SECTION 4. MAXIMUM AMOUNT OF THE TOXIC CHEMICAL ON-SITE AT ANY TIME DURING THE CALENDAR YEAR

4.1 ___ (Enter two-digit code from instruction package.)

At any given time, methanol may be present at the mill-site in various stored liquid streams which include purchased mixtures containing methanol, black liquors stored in tanks, and pulp storage vats. Methanol may also be present in trace quantities in wastewater treatment plants. For a kraft mill, in the absence of mill-specific information, the estimates given in Table 4 for methanol concentration in liquids may be used. The wastewater treatment plant (WWTP) influent methanol concentrations at several non-kraft pulp and paper producing facilities were summarized in Table 2. The WWTP

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² includes methanol that entered the bleach plant with pulp or the ClO₂ liquor and methanol generated during bleaching (NCASI 1994b)



Issued 2018 (Last Updated March 2016) Hydrogen Sulfide

TABLE 2 KRAFT WWTP INFLUENT CONCENTRATIONS OF HYDROGEN SULFIDE (NCASI WWTP Sampling Database - Unpublished)

| TYPE OF PULPING | NO. OF MILLS SAMPLED | CONCENTRATION, ppb | | |
|------------------------|----------------------|--------------------|---------|--|
| TIPE OF PULPING | NO. OF MILLS SAMPLED | Range | Average | |
| Bleached Kraft | 12 | 71 - 15,700 | 4520 | |
| Unbleached Kraft | 7 | 617 - 4306 | 2402 | |
| Sulfite + Recycle | 2 | 238 - 1287 | 763 | |
| TMP + Recycle | 2 | 5039 - 5320 | 5180 | |
| Hard-piped Condensates | 8 | 12,100 - 102,825 | 69,000 | |

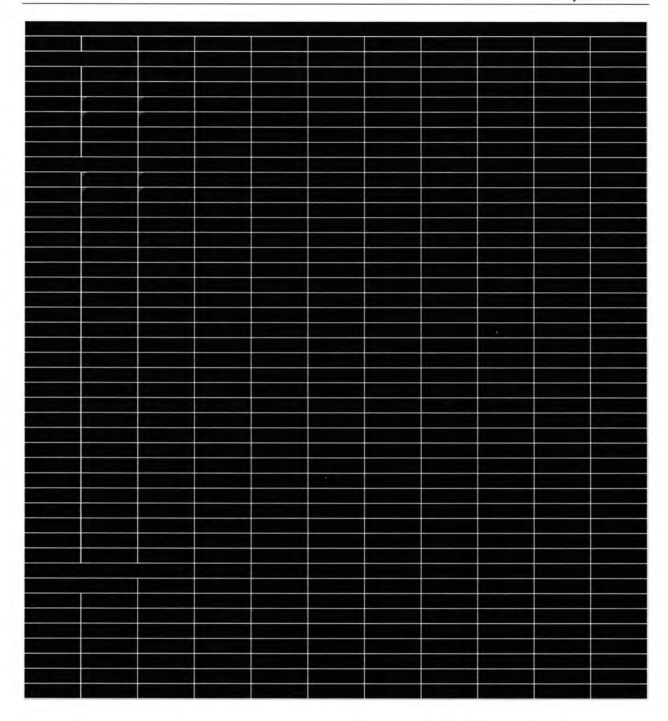
Sample Calculation for Threshold Determination:

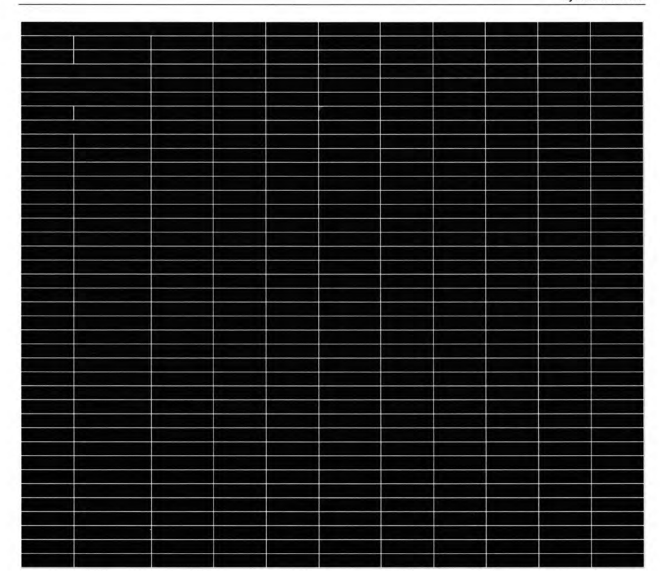
A kraft mill produces 1100 ADTUBP day. At this mill, brown stock washer vent gases are collected and treated in an incineration device, The pulping process generates 3300 lb BLSADTUBP which is fired in DCE furnaces and 0.275 ton CaO is regenerated in the lime kiln per ADTUBP. The mill operates a 500 x 10 Blu hr wood-fired boiler and a 50 tpd tall oil plant. The final product is 1000 tons of bleached paper per day. The mill operates all 365 days/yr and discharges 20 x 10 gpd from the pulp mill.

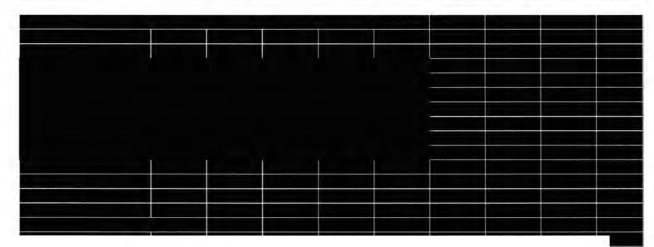
Consider two cases of condensate collection and handling. In Case 1, the mill operates a steam stripper. In Case 2, the mill "hard-pipes" a 1 MGD of its condensates to the AST system. Assume this mill does not have its own condensate hydrogen sulfide data and uses the mean value of 69.0 mg. L. of hydrogen sulfide shown in Table 3 as being present in all condensates at the mill. For Case 1, the mill with a steam stripper, the condensate hydrogen sulfide is divided between the amount in the stripper off-gases and the amount sewered to the WWTP. For Cases 2 and 3, all of the condensate will be sewered to the WWTP.

<u>Table 4</u> shows the amounts of hydrogen sulfide emitted from several major operations at this example mill as estimated using factors given in <u>Table 1</u>. <u>Table 3</u> also shows the amount of hydrogen sulfide manufactured and present in (1) in uncontrolled NCGs and (2) in WWTP untreated effluents. For this example mill, based on the total amount of hydrogen sulfide manufactured and either emitted, present in strong liquor or released to the WWTP, a SARA 313 report does have to be filed as the amount exceeds 25,000 lb/yr.

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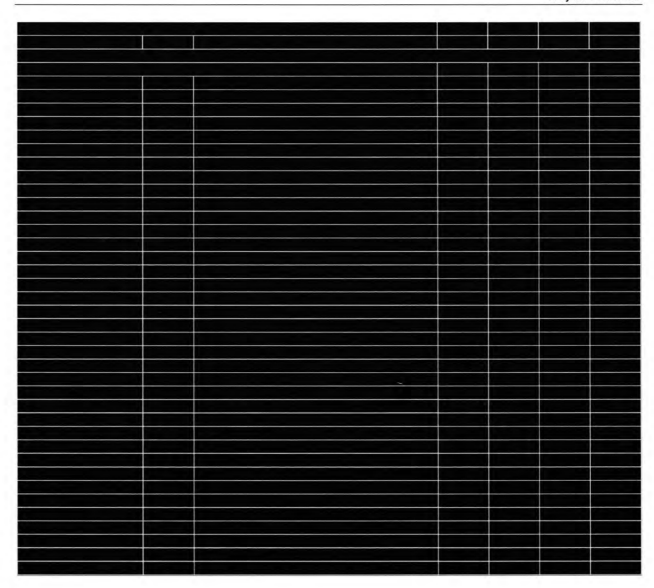
Technical Bulletin No. 804

Table 3.1. Kraft Pulping Results

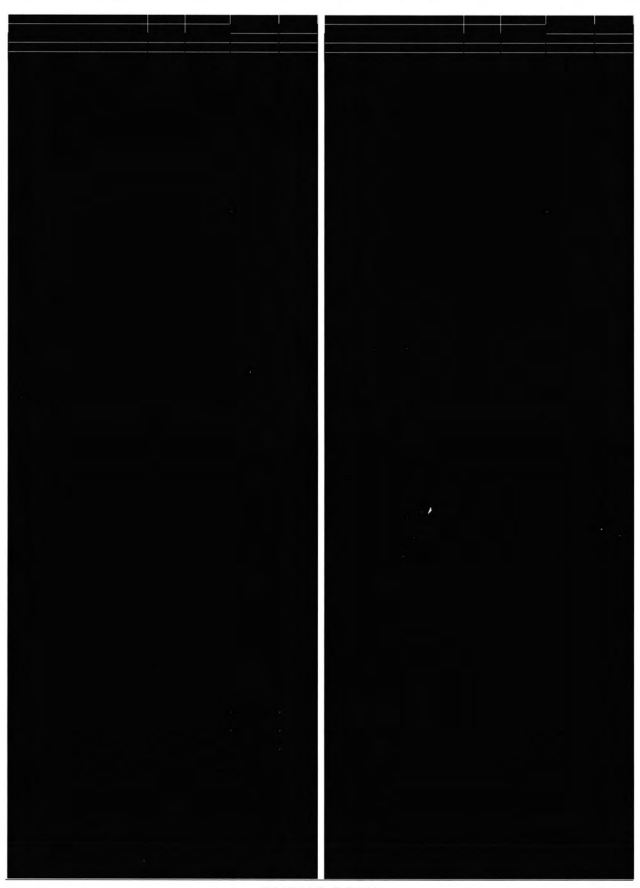
| | Linerboard | | Bleachable | | |
|---|--------------------------|--------------|--------------------------|--------------|--|
| Species | Dougl | as fir | Douglas fir | | |
| W.L. Active Alkali | 16.8 | 8% | 18.7% | | |
| W.L. Sulfidity | 30 | 30% | | 30% | |
| H Factor | 400 ^a | | 1850 ^b | | |
| Total Yield | 56.6% | | 47.3% | | |
| Rejects | 6.4% | | 1.2% | | |
| Kappa | 96 | | 28 | | |
| Black Liquor | | | | | |
| Residual AA | 2.9 g/L | | 3.1 g/L | | |
| Na ₂ S (HS ⁻) | 0.136 mol/L ^c | 10.6 lb/ODTP | 0.153 mol/L ^e | 11.9 lb/ODTP | |
| MM | 0.0018 mol/L | 0.69 lb/ODTP | 0.0069 mol/L | 2.65 lb/ODTP | |
| DMS | 0.00065 mol/L | 0.32 Ib/ODTP | 0.0023 mol/L | 1.15 lb/ODTP | |
| DMDS | 0.000066 mol/L | 0.05 lb/ODTP | 0.00023 mol/L | 0.17 Ib/ODTP | |
| Na ₂ S ₂ O ₃ | 0.0015 mol/L | 0.24 Ib/ODTP | 0.0017 mol/L | 0.27 Ib/ODTP | |
| Na ₂ SO ₄ | 0.0007 mol/L | 0.1 Ib/ODTP | 0.0009 mol/L | 0.13 Ib/ODTF | |
| Black Liquor Solids | 12.7% | | 15.1% | | |
| Black Liquor Heating Value | 6630 Btu/lb | | 6650 Btu/lb | | |

One hour heatup, 30 min. at 170°C.
 One hour heatup, 108 min. at 170°C.
 Values shown in table were determined by titrimetric method. Corresponding values measured by headspace sampling and gas chromatography were 0.147 and 0.163 mol/L for linerboard and bleachable grades, respectively.

ATTACHMENT D EMISSION CALCULATIONS COATED PAPER AND LINERBOARD PRODUCTION



ATTACHMENT E 2010 and 2011 BASELINE ACTUAL PRODUCTION



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